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The Ontario Gazette La Gazette de l'Ontario

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Parliamentary Notice—Royal Assent Avis parlementaire—sanction royale

THE PROVINCE OF ONTARIO

Toronto, Monday, October 16, 2000

PROVINCE DE L'ONTARIO

Toronto, lundi 16 octobre 2000

9:05 a.m.

In the name of Her Majesty the Queen, His Honour the Chief Administrator assented to the following bills in the Lieutenant Governor's office: –

Bill 42

An Act to enhance public safety and to improve competitiveness by ensuring compliance with modernized technical standards in various industries.

[S.O. 2000, Chapter 16]

Bill 88

An Act to promote the use of information technology in commercial and other transactions by resolving legal uncertainties and removing statutory barriers that affect electronic communication.

[S.O. 2000, Chapter 17]

Bill 110

An Act respecting the regulation of the practice of Professional Forestry.

[S.O. 2000, Chapter 18]

Bill 129

(6743) 45

An Act to authorize payments to the estates of the victims of the OC Transpo tragedy.

[S.O. 2000, Chapter 19]

Publié par Ministère de la Consommation et du Commerce

Claude L. DesRosiers, Clerk of the Legislative Assembly.

9 h 05

Au nom de Sa Majesté la Reine, Son Honneur l'administrateur a accordé la sanction royale aux projets de loi suivants au bureau de la lieutenante-gouverneure :

Projet de loi 42

Loi visant à accroître la sécurité publique et à améliorer la compétitivité en assurant l'observation de normes techniques modernisées dans plusieurs industries.

[L.O. 2000, Chapitre 16]

Projet de loi 88

Loi visant à promouvoir l'utilisation des technologies de l'information dans les opérations commerciales et autres en éliminant les incertitudes juridiques et les obstacles législatifs qui ont une incidence sur les communications électroniques.

[L.O. 2000, Chapitre 17]

Projet de loi 110

Loi concernant la réglementation de l'exercise de

la profession de forestier. [L.O. 2000, Chapitre 18]

Projet de loi 129

(6744) 45

Loi autorisant des paiments à la succession des victimes de la tragédie survenue chez OC

Transpo.

[L.O. 2000, Chapitre 19]

Le greffier de l'Assemblée législative, CLAUDE L. DESROSIERS,

Published by Ministry of Consumer & Commercial Relations

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Proclamations

ROY McMURTRY

(Great Seal of Ontario)

(Great Seal of Ontario)

ROY McMURTRY

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

We, by and with the advice of the Executive Council of Ontario, name

November 20, 2000 as the day upon which the Red Light Cameras

PROCLAMATION

ARTHUR WISHART ACT (FRANCHISE DISCLOSURE), 2000

We, by and with the advice of the Executive Council of Ontario, name January 31, 2001, as the date on which sections 5, 6, 7, and subsection 8(3) of the Arthur Wishart Act (Franchise Disclosure), 2000, Chapter 3, Statutes of Ontario, 2000, come into force.

ADMINISTRATOR OF THE GOVERNMENT OF OUR

GIVEN at Toronto, Ontario, on October 25, 2000.

Pilot Projects Act, 1998, shall come into force.

WITNESS: THE HONOURABLE

ROY McMURTRY CHIEF JUSTICE OF ONTARIO

ADMINISTRATOR OF THE GOVERNMENT OF OUR PROVINCE OF ONTARIO

RED LIGHT CAMERAS PILOT PROJECTS ACT, 1998

GIVEN at Toronto, Ontario, on October 25, 2000.

BY COMMAND

BY COMMAND

WITNESS:

THE HONOURABLE

CHIEF JUSTICE OF ONTARIO

PROVINCE OF ONTARIO

ROY McMURTRY

CHRIS HODGSON Chair of the Management Board of Cabinet

CHRIS HODGSON Chair of the Management Board of Cabinet

(Great Seal of Ontario)

ROY McMURTRY

(Great Seal of Ontario)

ROY McMURTRY

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI ARTHUR WISHART DE 2000 SUR LA DIVULGATION RELATIVE AUX FRANCHISES

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 31 janvier 2001 comme la date où entrent en vigueur les articles 5, 6,7, et le paragraphe 8(3) de la Loi Arthur Wishart de 2000 sur la divulgation relative aux franchises, chapitre 3, Lois de l'Ontario 2000.

TÉMOIN:

L'HONORABLE ROY McMURTRY JUGE EN CHEF DE L'ONTARIO

ADMINISTRATEUR DU GOUVERNEMENT DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 25 octobre 2000.

PAR ORDRE

CHRIS HODGSON Président du Conseil de gestion du gouvernement

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 1998 SUR LES PROJETS AYANT TRAIT AUX DISPOSITIFS PHOTOGRAPHIQUES RELIÉS AUX FEUX ROUGES

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 20 novembre 2000 comme le jour où entrera en vigueur la Loi de 1998 sur les projets ayant trait aux dispositifs photographiques reliés aux feux rouges.

TÉMOIN:

L'HONORABLE ROY McMURTRY JUGE EN CHEF DE L'ONTARIO

ADMINISTRATEUR DU GOUVERNEMENT DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 25 octobre 2000.

PAR ORDRE

CHRIS HODGSON Président du Conseil de gestion du gouvernement

(6746) 45

(6745) 45

Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage, L.R.O. 1990, chapitre T.22*, et/ou la *Loi de 1987 sur les transports routiers, L.C. 1987, chapitre 35*. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registrateur des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

ALCOCK, ALLEN, WINSON KENORA, ON

ALINE TRANSPORTATION INC. ORILLIA. ON

AMJIT TRUCKING LTD. BRAMPTON, ON

ARGO DIRECT TRANSPORTATION LTD TORONTO, ON

BORDIAN, WAYNE, J. GRIMSBY, ON

TETREAULT CONSTRUCTION (NORTH BAY) LTD NORTH BAY, ON

BRE-HAUL TRUCKING LTD. HARLEY R2, ON

CALWING INTERNATIONAL TRADES INC

SCARBOROUGH, ON

CARS NORTH INC. NORTH BAY, ON

CHICOS LOGISTICS INC. MISSISSAUGA, ON

H.K. CUNNINGTON CONTRACTING INC DWIGHT, ON

DACRES, CARL, E. SCARBOROUGH, ON

DIAMOND TRANSPORT HEAVY HAUL & RIGGING INC TULSA, OK

DD & J TRANSPORT INC LONDON, ON

DOOKHARAN, ABINORANATH BRAMPTON, ON

DZIUNIKOWSKI, KAROL NIAG-ON-LAKE, ON

FIRST CHOICE FREIGHTWAYS INC
PICKERING, ON

FLYING JK INT'L CARRIER LTD REXDALE, ON

TRANSPORT FRANGRE INC THETFORD MINES, QC GAGANDEEP LOGISTICS INC BRAMPTON, ON

GHUMAN, DARSHAN, SINGH OAKVILLE, ON

GRA-MIC INC NIAGARA FALLS, NY

KEUTH, MARK, W. CHATHAM, ON

LABELLE, VINCENT, C. NORTH BAY, ON

LADKIN, BARRY, L. STOUFFVILLE, ON

LAJOIE, A-PAUL/LAJOIE, RUTH, J. PLATTSVILLE, ON

GESTION JACQUES LAVOIE INC ANCIENNE LORETTE, OC

LEBLANC, FREDERIC, J. MARKSTAY, ON

MARIS TRANSPORT LIMITED WAYNE, MI

MELSY EXPRESS INC VICTORIAVILLE, QC

ENTREPRISES R.R. MONDOR 2000 INC. LANORAIE, OC

NAPOLITANO, GIUSEPPE NIAG-ON-LAKE ON

PALFREY, STEPHEN, C. SCARBOROUGH, ON

PNEUMATIC TRUCKING INC CEMENT CITY, MI

PHIBBS AND JENSEN CONTRACTING POROUIS JUNCTION, ON

POWER ENTERPRISES LTD. BURNABY, BC

R & G SERVICES INC. BRAMPTON, ON

TRANSPORT RABEL INC. ST CONSTANT, QC

RAIDER TRUCK LINES INC. VANDERGRIFT, PA R.C.D. TRUCKING INC KANKAKEE, IL

REUNITED TRANSPORT LLC GREENVILLE, OH

R M N S INC MAPLE, ON

ROAD RANGER LOGISTICS LTD CALGARY, AB

L.V. ROSE INTL. TR. LTD. RICHMOND HILL, ON

RT EXPRESS INC. MISSISSAUGA, ON

SCHRAMM, DOUGLAS, E. / SCHRAMM, DEBORAH, G. BADEN, ON

SGS TRUCKING INC STONEY CREEK, ON

SHARPER, SYDNEY TORONTO, ON

SOHAL EXPRESS 2000 INC PIERREFONDS, OC

SPRINGER TRANSPORTATION SYSTEMS INC MISSISSAUGA, ON

SULEIC, RADOSAV HAMILTON, ON

SWEET, STEVEN, M. CALEDON EAST (P), ON

T.A.S.K. CARRIERS INC FERGUS, ON

TETI, VINCENZO BRAMPTON, ON

1223223 ONTARIO LTD WHEATLEY, ON

1264378 ONTARIO INC MISSISSAUGA, ON

1355043 ONTARIO LTD MARKHAM ON

1375943 ONTARIO LTD SCARBOROUGH, ON

1376043 ONTARIO INC MISSISSAUGA, ON JOLIETTE, QC

1050	IE ONTAKIO GAZETTE / LA GAZETTE	DELONIARIO
1412014 ONTARIO LIMITED	2960-4188 QUEBEC INC	9076-3525 QUEBEC INC.
MISSISSAUGA, ON	JOLIETTE, QC	LAVAL, QC
1422266 ONTARIO INC.	9007-2935 QUEBEC INC.	9078-5668 QUEBEC INC.
ST CATHARINES, ON	LACHENAIE, QC	MONTREAL, QC
1435811 ONTARIO INC	9049-3289 QUEBEC INC.	9082-7502 QUEBEC INC.
THORNHILL, ON	IBERVILLE, QC	STE-CLOTHILDE-D-HORTON, QC
1438073 ONTARIO INC.	9051-2336 QUEBEC INC.	9091-0985 QUEBEC INC.
AYR, ON	BLAINVILLE, QC	STE BEATRIX, QC
1440794 ONTARIO INC.	9065-5507 QUEBEC INC.	9094-5296 QUEBEC INC.
ETOBICOKE, ON	SHAWINIGAN, QC	REPENTIGNY, QC
3166350 CANADA INC. ST-ANDRE-EST, QC	9068-2071 QUEBEC INC. CHAMBLY, QC	J. Greig Beatty
2438-4695 QUEBEC INC	9072-3370 QUEBEC INC.	Manager Chef de Service

ST LIN, QC

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
2000-9-27	
C&V PAVING (BARRIE) LTD	122925
2000-9-29	
M. JOHN ROSS CONSULTING INC	992003
2000-10-2	
CARR SHARP LIMITED	347096
JOINT COMMUNICATIONS CORPOR	ATION
OAKINGTON PLUMBING INC	
PRIMEAU ELECTRIC LTD	
1142350 ONTARIO LIMITED	
938390 ONTARIO INC	938390
2000-10-4	
REPROGRAPHIC LTD	
2000-10-12	
LEE TOOL AND MOLD COMPANY LI	MITED151009
946290 ONTARIO LIMITED	946290
2000-10-13	
ABLE JEWELRY LTD	1289550
DMCG INVESTMENTS LIMITED	648045
GEORGE WEIDER LIMITED	
LOREE ADVISORS LIMITED	1112669
873509 ONTARIO LIMITED	
2000-10-16	
DISTEFANO & ASSOCIATES LTD	
EPICO DEVELOPMENT INC	
EVERYBODY-ONLINE.COM CORP	
HECK RESEARCH SERVICES LIMITE	D
MUSKOKA MARTIAL ARTS CENTRE	LID 652872

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
PETER & LIMITED	
ROLLING CONCEPTS INC	
RUBIMEX INTERNATIONAL (CANAD	A) INC 641173
WSN HOLDINGS LTD	
1348989 ONTARIO LIMITED	
682873 ONTARIO LIMITED	682873
2000-10-17	
BORENSTEIN INVESTMENTS INC. /	
LES INVESTISSEMENTS BORENST	
IPAC, INC.	951851
NVG CONSULTING INC	1256376
SEARLE FUEL PRODUCTS INC	1195672
SOFTWARE LOGISTICS INTERNATIO	NAL INC 1041457
UNITED BROTHERS APPAREL INC	700039
786897 ONTARIO LIMITED	786897
2000-10-18	
ARTIST INTERNATIONAL TRADING	CO. LTD 1288781
BARSKIVEN INVESTMENTS INC	762586
EDI ABLE (CANADA) LTD	719751
MILKO TRIMMERS LTD	706888
PINCH & CO. MANAGEMENT LTD	
RADNOR PARK INVESTMENTS INC	
ROSNOR DEVELOPMENTS LIMITED	
SINO CANADIAN INTERNATIONAL IN	NC 1026453
1385438 ONTARIO INC	
378634 ONTARIO LIMITED	
539355 ONTARIO LTD	
561941 ONTARIO LIMITED	
770966 ONTARIO INC	770966
2000-10-19	
AII TECHNOLOGIES (CANADA) CORF	PORATION 1331529
CANADIAN WHITE PIGMENTS CORPO	ORATION 349398
1112608 ONTARIO LTD	

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

1207-2

1207-4

1,366,800

1.452,200

Increased operating expenditures.

Increased operating expenditures.

Notice of Default in Complying with the Corporations Information Act Notice de non-observation de la loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 241 (3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LES PRÉSENTE que, conformément au paragraphe 241 (3) de la Loi sur les sociétés par actions, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépot requises par la Loi sur les renseignements exigés des compagnies et des associations dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
2000-10-20 TIGER GEORGE CORPORATION	1385484
B. G	HAWTON.

45/00

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

Treasury Board Orders 1997-98 Arrêtés du Conseil du Trésor pour 1997-1998

The following Treasury Board Orders relating to the 1997-98 fiscal year have been approved.

No. 1 Vote/ Item	Date May 27/97 Amount	Ministry Municipal Affairs and Housing Relating to
1902-1	3,806,400	Increased local government expenditures regarding the City of Toronto transition.
No. 2 Vote/ Item	Date June 23/97 Amount \$	Ministry Natural Resources Relating to
2104-3	18,000,000	Additional costs incurred in fighting forest fires.
No. 3 Vote/ Item	Date July 22/97 Amount \$	Ministry Consumer and Commercial Relations Relating to
805-1 805-2	79,500 2,806,900	Severance costs. Severance costs.

	-	
No.	October 28/97	Ministry Attorney General
Vote/ Item	Amount \$	Relating to
302-1	6,707,300	Increased expenditures for Assessment Review Board workload, the Morin Inquiry and the Police Complaints Commissioner.
**	D .	
No. 5	October 28/97	Ministry Intergovernmental Affairs
Vote/	Amount	
Item	\$	Relating to
1502-1	1,252,000	Increased expenditures regarding public consultation on Canadian Unity.
No.	Date	Ministry
6	October 28/97	Ministry Municipal Affairs and
Vote/	Amount	Housing
Item	\$	Relating to
1902-1	1,300,000	Increased operating expenditures.
1902-1	1,615,800	Increased operating expenditures.
1906-1	269,000	Increased operating expenditures.
	,	
No.	Date	Ministry
7	November 18/97	Natural Resources
Vote/ Item	Amount	Deletine
HeIII	\$	Relating to
2104-3	15,020,900	Additional costs incurred in fighting forest fires.
No. 8	Date December 9/97	Ministry Attorney General
Vote/ Item	Amount \$	Palating to
Item	φ	Relating to
303-1	8,765,900	Increased workload in the
		Office of the Public Guardian
		and Trustee, increased
		operating expenditures
		for the Family Responsibility Office.
		Office.
No.	Date	Ministry
9	December 10/97	Citizenship, Culture and
Vote/	Amount	Recreation
Item	\$	Relating to
602-5	1,653,500	Support for the 1997 Special Olympics World Games.
602-7	1,763,000	Increased workload, increased operating expenditures.
No.	Date	Ministry
10	December 16/97	Finance
Vote/	Amount	
Item	\$	Relating to
1202 1	1.015.700	Increased operating games dita
1202-1	1,015,700	Increased operating expenditures, restructuring of MPP
		Pension Plan.
1204-1	1,810,000	Development of new integrated
		financial information system.
1207.2	1 366 800	Increased operating expenditures

No. 11	Date December 16/97	Ministry Office of Francophone	No. 18	Date February 17/98	Ministry Finance
Vote/ Item	Amount \$	Affairs Relating to	Vote/ Item	Amount \$	Relating to
1301-1	347,500	Canada-Ontario Agreement on the	1201-1	4,187,400	Severance costs, increased operating expenditures.
		Promotion of Official Languages.	1202-1	766,000	Increased operating expenditures.
No. 12	Date January 20/98	Ministry Municipal Affairs and	1203-1	130,500	Severance costs, increased employee benefits costs.
Vote/ Item	Amount \$	Housing Relating to	1203-2	4,661,200	Increased capital expenditures under the provincial/municipal agreement for the Brantford
1902-2	55,000,000	Disaster relief to victims of Eastern			Northwest Industrial Area.
1902-3	10,000,000	Ontario icestorm. Icestorm capital disaster relief to	1205-2	970,300	Severance costs, internal reallocation of resources, increased
1702 3	10,000,000	public agencies and municipalities.	1205-3	69,100	operating expenditures. Severance costs, increased
No.	Date	Ministry			operating expenditures.
13 Vote/	February 3/98 Amount	Environment and Energy (Energy, Science and	1205-5	1,233,100	Internal reallocation of resources, increased operating expenditures.
Item	\$	Technology)	1205-8 1205-9	1,764,800 232,000	Increased operating expenditures. Increased operating expenditures.
		Relating to	1205-10	197,300	Increased operating expenditures.
1102-5	3,450,000	Start-up costs associated with establishing the new ministry.	1206-2 1207-2	167,000 4,318,700	Internal reallocation of resources. Grievance settlements, increased
Min	Data	7.42-2-4	1207-4	758,000	operating expenditures. Internal reallocation of resources.
No. 14	Date February 3/98	Ministry Environment and Energy (Environment)	1207-5	1,274,000	Internal reallocation of resources.
Vote/ Item	Amount \$	(Environment) Relating to	No. 19	Date February 17/98	Ministry Labour
1101-1	3,803,600	Severance costs, increased operating expenditures.	Vote/ Item	Amount \$	Relating to
1102-2	1,133,000	Severance costs, grievance settlements.	1601-1	724,300	Severance costs, grievance
1102-3	968,200	Severance costs.			settlements, increased operating expenditures.
1102-4	1 624 900	Cayaranaa aasta grigyanaa	1602-1	186,400	Severance costs, grievance settlements, increased operating
1102-4	1,634,800	Severance costs, grievance settlements, air monitoring and laboratory equipment.			expenditures.
1103-4	2,731,000	Severance costs, environmental compensation payments.	1603-1	1,574,700	Severance costs, grievance settlements, increased operating
1103-5	1,297,500	Severance costs, grievance settlements, Environmental Protection Act Septic Tank	1603-3	307,200	expenditures. Severance costs, grievance settlements, increased operating
		Program.	1604-1	390,400	expenditures. Increased operating expenditures.
No. 15	Date	Ministry Northern Development and	1605-1	119,600	Severance costs, grievance settlements.
Vote/	February 3/98 Amount	Northern Development and Mines	1605-2	1,792,200	Severance costs, grievance
Item	\$	Relating to	1605-3	1,352,200	settlements. Severance costs, grievance
2203-2	900,000	Increased operating expenditures.			settlements, Employee Wage Protection Program.
No. 16	Date	Ministry Labour	No.	Date	Ministry
Vote/ Item	February 10/98 Amount		20 Vote/	February 17/98 Amount	Northern Development and Mines
		Relating to	Item	\$	Relating to
1605-3	6,500,000	Employee Wage Protection Program, Restorative Payments.	2202-2	9,000,000	Increased capital expenditures for northern highways.
No. 17	Date	Ministry Attorney Coneral	No.	Date	Ministry
Vote/	February 17/98 Amount	Attorney General	21	February 17/98	Transportation
Item	\$	Relating to	Vote/ Item	Amount \$	Relating to
303-1	4,940,500	Severance costs, increased	2702 1	2 200 000	
		workload, increased operating expenditures.	2702-1 2704-5	2,200,000 12,300,000	Increased operating expenditures. Increased capital expenditures.

No.	Data	Ministry	No.	Doto	B # in i o 4 am
22	Date March 3/98	Ministry Health	27	Date March 24/98	Ministry Community and Social
Vote/	Amount	AACGIOIA	Vote/	Amount	Services
Item	\$	Relating to	Item	\$	Relating to
	0.6.000.000		701.1	2 242 400	
1403-2	96,322,800	Increased drug benefits utilization.	701-1	3,913,100	Increased operating expenditures.
No.	Date	Ministry	702-1 702-4	300,100 2,000,000	Increased operating expenditures.
23	March 12/98	Education and Training	702-5	12,200,000	Increased operating expenditures. Increased operating expenditures.
Vote/	Amount	Education and Training	702-6	25,300,000	Increased operating expenditures.
Item	\$	Relating to	702-7	11,401,900	Increased capital expenditures.
1001-1	2,031,700	Severance costs.	No.	Date	Ministry
1002-1	159,003,600	Severance costs, General	28 Vote/	March 24/98	Consumer and Commercial Relations
		Legislative Grants, school board transition costs, increased	Item	Amount \$	Relating to
		operating expenditures.	110111	Ψ	Relating to
1002-2	683,400	Severance costs.	801-1	3,005,800	Increased operating expenditures.
1002-3	3,664,500	Severance costs, arbitration award	802-1	52,600	Increased operating expenditures.
	40.000.000	to Provincial Schools teachers.	802-2	2,413,600	Increased operating expenditures.
1003-2	10,372,000	Severance costs, Ontario Student	802-3	890,000	Increased operating expenditures.
		Opportunity Trust Fund, increased operating expenditures.	803-1 803-3	19,500 32,400	Increased operating expenditures. Increased operating expenditures.
1004-1	489,200	Severance costs.	803-5	3,078,500	Increased operating expenditures.
	.0,200	001010100	804-1	275,000	Increased operating expenditures.
No.	Date	Ministry			
24	March 12/98	Health	No.	Date	Ministry
Vote/	Amount	Deletine to	29 Vote/	March 24/98	Natural Resources
Item	\$	Relating to	Item	Amount \$	Relating to
1406-2	52,500,000	Long Term Care transfer payments	Item	Ψ	Relating to
	,,	for Residential Care Facilities.	2102-1	334,700	Increased operating expenditures.
1406-3	36,791,900	Long Term Care transfer payments	2103-1	6,589,100	Increased operating expenditures.
		for Community Based Professional	2103-2	1,888,900	Increased operating expenditures.
		Services.	2103-3	1,235,000	Increased capital expenditures resulting from icestorm damage in
No.	Date	Ministry			provincial parks.
25	March 24/98	Attorney General	2104-1	10,076,700	Severance costs, grievance
Vote/	Amount	•			settlements, increased operating
Item	\$	Relating to	21212	4 000 000	expenditures.
201.1	610,000	Coverage costs	2104-2	1,307,900	Increased operating expenditures.
301-1 302-1	510,900 1,533,700	Severance costs. Severance costs, Police Complaints	No.	Date	Ministry
302 1	1,555,700	Commission operating costs.	30	March 24/98	Northern Development and
		· · · · · · · · · · · · · · · · · · ·	Vote/	Amount	Mines
303-1	4,141,900	Severance costs, increased	Item	\$	Relating to
		operating expenditures for the	2201 1	2 172 400	Common on the information
		Ontario Public Guardian and Trustee and the Family	2201-1	2,173,400	Severance costs, information technology expenditures, increased
		Responsibility Office.			operating expenditures.
304-1	8,108,700	Severance costs, increased			- F
		operating expenditures.	2203-1	989,800	Severance costs, increased
304-2	503,900	Severance costs.	2202.2	004 500	operating expenditures.
304-4	619,300	Expansion of Victim Witness	2203-2	891,700	Severance costs, increased
305-1	11,031,900	Assistance Program. Severance costs, transition costs for			operating expenditures.
	,,	Provincial Offences Act project.	No.	Date	Ministry
305-2	3,209,400	Severance costs, internal	31	March 24/98	Solicitor General and
		reallocation of resources, increased	Vote/	Amount	Correctional Services
		operating expenditures.	Item	\$	Relating to
No.	Date	Ministry	2601-1	2,720,000	Severance costs, information
26	March 24/98	Cabinet Office	2001-1	2,720,000	technology expenditures, increased
Vote/	Amount				operating expenditures.
Item	\$	Relating to	2602-2	750,000	Increased operating expenditures.
401 1	1.040.000	Townsend or 12	2602-3	1,100,000	Eastern Ontario icestorm disaster
401-1	1,240,000	Increased operating expenditures associated with the Referendum	2602-4	1,200,000	relief, salary revisions. Eastern Ontario icestorm disaster
		project and the Ontario Jobs and	2002-4	1,200,000	relief, increased operating
		Investment Board.			expenditures.
			2603-2	600,000	Increased workload.
			2604-2	27,700,000	Severance costs, Eastern Ontario
					icestorm disaster relief, increased
					operating expenditures.

2604-3	125,000	Increased capital expenditures.	No.	Date	Ministry
2605-1	750,000	Severance costs.	36	April 7/98	Economic Development,
2605-2	130,000	Severance costs, additional staff	Vote/	Amount	Trade and Tourism
		training expenditures.	Item	\$	Relating to
2605-3	30,300,000	Severance costs, grievance			
		settlements, increased operating	901-1	1,500,000	Severance costs, increased
2605 4	2.050.000	expenditures.	000 1	F F (0, 000	operating expenditures.
2605-4	2,950,000	Severance costs, increased	902-1	5,560,000	Increased operating expenditures.
		operating expenditures.	902-3	4,900,000	Increased transfer payments for
No.	Date	Ministry	902-5	37,100	Ortech commitments. Increased operating expenditures.
32	March 24/98	Northern Development and	902-3	37,100	increased operating expenditures.
Vote/	Amount	Mines	No.	Date	Ministry
Item	\$	Relating to	37	April 7/98	Education and Training
	•		Vote/	Amount	District with XI willing
2202-2	1,700,000	Increased capital expenditures for	Item	\$	Relating to
		northern highways.			
			1002-1	5,079,000	Payments to school boards for costs
No.	Date	Ministry			related to icestorm.
33	March 24/98	Transportation			
Vote/	Amount		No.	Date	Ministry
Item	\$	Relating to	38	April 7/98	Finance
			Vote/	Amount	
2704-1	500,000	Severance costs, grievance	Item	\$	Relating to
		settlements, increased operating			
27012	7.000.000	expenditures.	1201-1	1,542,000	Increased information technology
2704-2	7,200,000	Severance costs, grievance			expenditures for Year 2000
		settlements, increased highway			conversion activities.
		maintenance expenditures, increased operating expenditures.	NI.	Data	B.#* . * . 4
2704-4	1,800,000	Severance costs, grievance	No. 39	Date	Ministry
2704-4	1,000,000	settlements, increased operating	Vote/	April 7/98 Amount	Health
		expenditures.	Item	\$	Relating to
2704-5	23,800,000	Increased capital expenditures.	Item	Φ	Relating to
	,	The contract of the contract o	1401-2	173,900	Increased operating expenditures.
No.	Date	Ministry	1402-1	17,974,400	Increased interprovincial hospital
34	April 7/98	Agriculture, Food and Rural	1.02.	11,571,100	payments.
Vote/	Amount	Affairs	1403-1	238,128,600	Increased health insurance benefits
Item	\$	Relating to			utilization.
			1403-2	19,800,000	Increased drug benefits utilization.
101-1	2,138,500	Increased operating expenditures.	1403-3	786,300	Increased operating expenditures.
102-1	3,273,600	Increased operating expenditures.	1404-3	19,822,700	Costs associated with transfer of
103-1	1,022,200	Increased operating expenditures.		0.044.00	Queen Street Mental Health Centre.
104-1	1,054,400	Increased operating expenditures.	1405-4	8,866,700	Grievance settlements.
105-1	6,708,300	Eastern Ontario icestorm disaster relief.	1405-5	3,660,500	Consolidation of District Health
		rener.	1405 6	2 222 400	Councils.
No.	Date	Ministry	1405-6	2,333,400	Increased expenditures for Assistive Device Services.
35	April 7/98	Citizenship, Culture and	1406-1	2.075,200	Internal reallocation of resources.
Vote/	Amount	Recreation	11001	2,073,200	internal reallocation of resources.
Item	\$	Relating to	No.	Date	Ministry
		6	40	April 7/98	Labour
601-1	1,533,800	Severance costs, increased	Vote/	Amount	A-700 IV V 602
		operating expenditures.	Item	\$	Relating to
602-2	868,800	Severance costs, increased			
		operating expenditures.	1601-1	205,300	Increased information technology
602-3	69,800	Severance costs.			expenditures for Year 2000 project
602-4	5,343,000	Severance costs, increased			costs.
		operating expenditures, loan to Art			
		Gallery of Ontario for Courtauld	No.	Date	Ministry
602 5	920 500	exhibit.	41	April 7/98	Management Board
602-5	820,500	Severance costs, increased	Vote/	Amount	Secretariat
602-6	972,500	operating expenditures. Severance costs, increased	Item	\$	Relating to
002-0	914,300	operating expenditures.	1001 1	500 700	Commence
602-7	289,500	Severance costs, increased	1801-1	522,700	Severance costs.
	207,000	operating expenditures.	1803-1	11,544,700	Severance costs, increased operating expenditures.
					operating expenditures.

No.	Date	Ministry	No.	Date	Ministry
42	April 7/98	Municipal Affairs and	2	June 23/98	Citizenship, Culture and
Vote/	Amount	Housing	Vote/	Amount	Recreation
Item	\$	Relating to	Item	\$	Relating to
1901-1	2,027,800	Severance costs, increased	602-1	2,171,400	Increased funding for the Ontario
1901-1	2,027,000	operating expenditures.	002 1	2,171,400	Trillium Foundation.
1903-1	158,300	Severance costs, increased	606-2	3,455,100	Millennium projects.
1705 1	130,300	operating expenditures.		-,,	projecto,
1903-2	493,400	Severance costs, increased	No.	Date	Ministry
	,	operating expenditures.	3	June 23/98	Management Board
1903-3	1,063,700	Increased operating expenditures.	Vote/	Amount	Secretariat
1904-1	357,500	Severance costs, increased	Item	\$	Relating to
		operating expenditures.			
1904-2	369,900	Severance costs, increased	1804-2	40,000,000	Transitional funds to charities.
		operating expenditures.			
1904-4	105,200	Severance costs, increased	No.	Date	Ministry
		operating expenditures.	4	August 11/98	Management Board
1906-1	566,200	Severance costs, increased	Vote/	Amount	Secretariat
		operating expenditures.	Item	\$	Relating to
No.	Date	Ministry	1804-1	744,000	Increased operating expenditures.
43	April 7/98	Ontario Native Affairs	1004-1	744,000	mereased operating expenditures.
Vote/	Amount	Secretariat	No.	Date	Ministry
Item	\$	Relating to	5	August 11/98	Natural Resources
10111	Ψ	***************************************	Vote/	Amount	ivaturar resources
2001-1	497,000	Algonquin Land Claim settlement	Item	\$	Relating to
	,	negotiations.	20011	Ψ	1101001118 10
			2104-3	25,000,000	Additional costs incurred in
No.	Date	Ministry			fighting forest fires.
44	April 21/98	Solicitor General and			
Vote/	Amount	Correctional Services	No.	Date	Ministry
Item	\$	Relating to	6	September 29/98	Education and Training
			Vote/	Amount	
2603-3	1,747,000	Public Safety Officers' Survivors	Item	\$	Relating to
		Scholarship Fund.			
3.7 .	D-4-	B.#22-4	1002-2	4,720,500	Increased operating expenditures.
No.	Date	Ministry			274
45 Vote/	April 21/98 Amount	Transportation	No.	Date	Ministry
Item	\$	Relating to	7	September 29/98	Natural Resources
Item	Φ	Relating to	Vote/	Amount	Deletine to
2701-1	1,230,700	Severance costs, increased	Item	\$	Relating to
2701-1	1,230,700	operating expenditures.	2104-3	19,000,000	Additional costs incurred in
2703-1	1,371,900	Severance costs, grievance	2104-3	19,000,000	fighting forest fires.
2,00	-,-,-,-	settlements.			ngitting forest mes.
2704-5	3,171,000	Increased capital expenditures for	No.	Date	Ministry
		road improvements and truck	8	November 24/98	Natural Resources
		inspection station upgrades.	Vote/	Amount	• • • • • • • • • • • • • • • • • • • •
			Item	\$	Relating to
(6747)	45				
(2104-3	2,874,000	Additional costs incurred in
					fighting forest fires.
			NI -	Data	Miniatory
			No.	Date	Ministry
			9 Vote/	December 8/98 Amount	Attorney General
	Tropolisis Do	ord Ordoro 1000 00	Vote/ Item	Amount \$	Relating to
		oard Orders 1998-99	Item	Ψ	Touting to
	Arrêtés du	Conseil du Trésor	303-1	4,100,000	Increased operating expenditures
	nou	r 1998-1999		.,/**-	for the Office of the Public
	pou	1 1000-1000			Guardian and Trustee

pour 1998-1999

The following Treasury Board Orders relating to the 1998-99 fiscal year have been approved.

year mave	been approved.		10	December 8/98	Finance
No. 1	Date June 16/98	Ministry Natural Resources	Vote/ Item	Amount \$	Relating to
Vote/ Item	Amount \$	Relating to	1205-1	94,860,000	Costs associated with the transfer of responsibility for property
2104-3	24,000,000	Increased costs incurred in fighting forest fires.			assessment services to the Ontario Property Assessment Corporation.

No.

Date

Guardian and Trustee.

Ministry

No.	Date	Ministry	No.	Date	Ministry
11	December 8/98	Finance	19	February 9/99	Attorney General
Vote/	Amount		Vote/	Amount	·
Item	\$	Relating to	Item	\$	Relating to
1206-1	3,924,300	Increased operating expenditures.	302-2	143,500	Increased expenditures for proxy pay equity costs.
No. 12	Date December 15/98	Ministry Agriculture, Food & Rural	303-1	181,400	Increased expenditures for proxy
Vote/	Amount	Affairs	303-2	2,109,700	pay equity costs. Increased expenditures for proxy
Item	\$	Relating to	303-2	2,107,700	pay equity costs.
	*	Troising to			pay equity costs.
101-1	2,691,200	Increased operating expenditures.	No.	Date	Ministry
102-1	3,185,200	Increased operating expenditures.	20	February 9/99	Community and Social
			Vote/	Amount	Services
No.	Date	Ministry	Item	\$	Relating to
13	December 15/98	Attorney General			
Vote/	Amount	· ·	702-4	9,288,700	Increased expenditures for proxy
Item	\$	Relating to			pay equity costs.
			702-5	58,709,900	Increased expenditures for proxy
303-1	5,182,000	Increased operating expenditures			pay equity costs.
		for the Family Responsibility	702-6	35,510,200	Increased expenditures for proxy
		Office.			pay equity costs.
No.	Date	Ministry	No.	Date	Ministry
14	January 12/99	Solicitor General and	21	February 9/99	Health
Vote/	Amount	Correctional Services	Vote/	Amount	
Item	\$	Relating to	Item	\$	Relating to
2601	25.245.000		1.10.1.0	ć 00 0 400	
2601-1	35,245,000	Increased information	1404-2	6,807,100	Increased expenditures for proxy
		technology expenditures for	1405 1	6.400	pay equity costs.
		Year 2000 project costs,	1405-1	6,400	Increased expenditures for proxy
		increased operating expenditures to	1405-2	6,428,400	pay equity costs.
		establish the Provincial	1403-2	0,420,400	Increased expenditures for proxy
		Government Mobile	1405-3	148,900	pay equity costs. Increased expenditures for proxy
		Communications Office.	1405-5	140,700	pay equity costs.
		Communications office.	1405-5	1,360,400	Increased expenditures for proxy
No.	Date	Ministry	1.05.5	1,500,100	pay equity costs.
15	January 26/99	Community and Social	1406-2	66,592,100	Increased expenditures for proxy
Vote/	Amount	Services			pay equity costs.
Item	\$	Relating to	1406-3	54,032,300	Increased expenditures for proxy
					pay equity costs.
702-5	50,600,000	Increased expenditures for			
		Child Welfare Services	No.	Date	Office Responsible for
		transfer payments.	22	February 9/99	Women's Issues
			Vote/	Amount	
No.	Date	Ministry	Item	\$	Relating to
16	January 26/99	Ontario Native Affairs	2001.2	1.10.100	
Vote/	Amount	Secretariat	2801-2	149,400	Increased expenditures for proxy
Item	\$	Relating to			pay equity costs.
2001.2	600,000	T	MIG	Data	B#22-A
2001-2	680,000	Increased expenditures for land	No. 23	Date	Ministry
		claim settlements.	Vote/	February 9/99 Amount	Health
No.	Date	Miniatur	Item	\$	Pelating to
17	February 9/99	Ministry	Ittili	φ	Relating to
Vote/	Amount	Agriculture, Food and Rural Affairs	1401-1	39,676,700	Increased operating expenditures
Item	\$	Relating to	1401-1	37,070,700	for health sector Year 2000 action
110111	Ψ	Relating to			plans.
103-1	1,564,500	Increased operating expenditures.			piano.
105-1	11,686,100	Establishment of the Whole Farm	No.	Date	Ministry
	11,000,100	Income Relief Program, increased	24	February 9/99	Transportation
		operating expenditures.	Vote/	Amount	a a wand pour energy a
			Item	\$	Relating to
No.	Date	Ministry			
18	February 9/99	Community and Social	2704-4	46,650,000	Increased capital expenditures for
Vote/	Amount	Services			provincial highways, increased
Item	\$	Relating to			Transition Fund payments.
702-4	20,883,400	Increased expenditures for			
		Supports to Community Living			
		transfer payments.			

No.	Date	Ministry	702-4	10,496,700	Increased operating expenditures.
25	February 23/99	Consumer and Commercial	702-5	10,485,600	Increased operating expenditures.
Vote/	Amount	Relations	702-6	34,510,800	Increased operating expenditures.
Item	\$	Relating to	702-7	6,572,000	Increased capital expenditures.
801-1	3,820,800	Increased information	No.	Date	Ministry
		technology expenditures for	33	March 23/99	Consumer and Commercial
		Year 2000 project costs.	Vote/	Amount	Relations
		real 2000 project costs.	Item	\$	Relating to
No.	Date	Ministry	Item	Ψ	Relating to
26	February 23/99	Environment	802-1	37,400	Increased operating owner diturns
Vote/	Amount	Environment		125,000	Increased operating expenditures.
Item	\$	Relating to	803-1		Increased operating expenditures.
псш	Φ	Relating to	803-3	49,700	Increased operating expenditures.
1102.2	15 (40 200	Invalantation of the Disc	804-1	508,100	Increased operating expenditures.
1102-2	15,640,200	Implementation of the Drive	NT.	D - 4 -	7.6.
		Clean vehicle emissions program.	No.	Date 22/00	Ministry
	**		34	March 23/99	Economic Development,
No.	Date	Ministry	Vote/	Amount	Trade and Tourism
27	February 23/99	Labour	Item	\$	Relating to
Vote/	Amount				
Item	\$	Relating to	901-1	1,200,000	Severance costs, increased
					information technology
1602-1	418,000	Severance costs, increased			expenditures for Year 2000
		workload.			project costs, increased operating
1602-2	247,000	Severance costs, increased			expenditures.
		operating expenditures.	902-3	3,400,000	Severance costs, increased
					operating expenditures.
No.	Date	Ministry			
28	February 23/99	Natural Resources	No.	Date	Ministry
Vote/	Amount		35	March 23/99	Education and Training
Item	\$	Relating to	Vote/	Amount	Dancation and Training
	7	110111111111111111111111111111111111111	Item	\$	Relating to
2103-1	2,500,000	Financial assistance for spring		Ψ	Trotating to
21001	2,500,000	bear hunt operators.	1001-1	4,846,800	Increased operating expenditures.
		bear num operators.	1002-3	2,292,800	
No.	Doto	Minister	1002-3		Increased operating expenditures.
	Date	Ministry		10,074,300	Increased operating expenditures.
29	March 9/99	Health	1003-2	4,243,700	Increased operating expenditures.
Vote/	Amount	D 1 1	1004-1	870,600	Increased operating expenditures.
Item	\$	Relating to	1004-3	2,833,200	Increased operating expenditures.
1401-2	410,000	Increased workload.	No.	Date	Ministry
1404-3	18,886,600	Increased operating expenditures.	36	March 23/99	Energy, Science and
1406-3	6,700,000	Increase expenditures for	Vote/	Amount	Technology
		Community Care Access Centres.	Item	\$	Relating to
No.	Date	Ministry	2902-2	2,421,300	Increased operating expenditures.
30	March 9/99	Labour			
Vote/	Amount		No.	Date	Ministry
Item	\$	Relating to	37	March 23/99	Environment
			Vote/	Amount	Relating to
1601-1	1,045,700	Severance costs, increased	Item	\$	
	, ,	information technology			
		expenditures for Year 2000	1101-1	5,014,600	Increased information
		project costs		5,527,555	technology expenditures for
1603-1	536,600	Severance costs.			Year 2000 project costs, increased
1603-1	106,500	Severance costs.			legal services workload,
1605-1	178,700	Severance costs.			increased operating expenditures.
1605-1	903,100	Severance costs.	1102-2	1,202,800	Severance costs, purchase of
1005-2	705,100	Severance costs.	1102-2	1,202,800	laboratory equipment.
No.	Date	Minietry	1103-2	909,400	Severance costs, internal
31	March 23/99	Ministry Citizenship Culture and	1103-2	707,400	reallocation of resources.
Vote/		Citizenship, Culture and			realiseation of resources.
	Amount	Recreation	No	Data	Ministry
Item	\$	Relating to	No.	Date	Ministry
602 1	4 526 200	Increased for the feet of	38 Vote/	March 23/99	Finance
603-1	4,536,200	Increased funding for the Ontario	Vote/	Amount	Palating to
		Film Development Corporation	Item	\$	Relating to
NT.	District	241	1201 1	11 255 200	Increased information
No.	Date	Ministry	1201-1	11,355,300	Increased information
32	March 23/99	Community and Social			technology expenditures for Year
Vote/	Amount	Services			2000 project costs, increased
Item	\$	Relating to	1000	510.000	operating expenditures.
			1202-1	518,600	Increased operating expenditures.
701-1	4,994,700	Increased operating expenditures.	1203-1	348,100	Severance costs, Year 2000
702-2	558,700	Increased operating expenditures.			project costs.

1203-3	583,000	Increased operating expenditures.	No.	Date	Ministry
1204-1	942,800	Year 2000 project costs, internal	44	March 31/99	Natural Resources
		reallocation of resources.	Vote/	Amount	
1204-3	4,157,300	Severance costs.	Item	\$	Relating to
1205-1	2,626,100	Increased operating expenditures.			
1206-1	1,079,600	Increased operating expenditures.	2103-1	14,550,000	Commercial fisheries licence
Nio	Doto	B. # : : - 4			quota buyout.
No. 39	Date March 23/99	Ministry Office of Francophone	No.	Data	Minister
Vote/	Amount	Affairs	45	Date March 31/99	Ministry Transportation
Item	\$	Relating to	Vote/	Amount	11 ansportation
		0	Item	\$	Relating to
1301-1	25,000	Increased operating expenditures			e e e e e e e e e e e e e e e e e e e
		for French Language Services	2702-2	44,000,000	Increased operating expenditures.
		Program transfer payments.			
Nie	D-4-	N. # 1 - 1 - 4	No.	Date	Ministry
No. 40	Date March 23/99	Ministry Management Board	46 Vote/	April 12/99	Agriculture, Food and Rural
Vote/	Amount	Secretariat	Item	Amount \$	Affairs Relating to
Item	\$	Relating to	Item	Ψ	Relating to
			101-1	716,000	Increased operating expenditures.
1803-6	1,300,000	Increased operating expenditures	103-1	489,900	Increased operating expenditures.
		for Local Services Realignment -	104-1	502,200	Increased operating expenditures.
		Special Circumstances Fund			
		transfer payments.	No.	Date	Ministry
No.	Data	Ministry	47	April 12/99	Attorney General
41	Date March 23/99	Ministry Ontario Native Affairs	Vote/	Amount \$	Palating to
Vote/	Amount	Secretariat	Item	\$	Relating to
Item	\$	Relating to	301-1	547,700	Severance costs.
			301-2	1,061,500	Increased capital expenditures.
2001-1	850,100	Implementation of the Working	302-1	115,000	Increased operating expenditures.
		Partnerships Program.	302-2	2,752,400	Severance costs, proxy pay equity
	**	25.4			costs, increased operating
No.	Date	Ministry	202.1	0.407.000	expenditures.
42 Vote/	March 23/99 Amount	Transportation	303-1	2,437,300	Severance costs, proxy pay equity
Item	\$	Relating to			costs, bail verification and super- vision program costs, increased
10111	Ψ	Keluting to			operating expenditures.
2701-1	1,552,500	Increased information	303-2	959,800	Proxy pay equity costs.
		technology expenditures for Year	304-2	3,962,000	Severance costs, increased operat-
		2000 project costs, Local Services			ing expenditures.
		Realignment costs, increased	304-4	39,900	Severance costs.
2702-1	481,300	operating expenditures. Severance costs, Local Services	305-1	1,431,100	Increased operating expenditures.
2/02-1	461,300	Realignment costs, increased	305-2	107,900	Increased operating expenditures.
		operating expenditures.	No.	Date	Ministry
2703-1	15,510,700	Increased operating	48	April 12/99	Cabinet Office
		expenditures, Drive Clean vehicle	Vote/	Amount	
		emissions program costs, Year	Item	\$	Relating to
0704.1	001 700	2000 project costs.			
2704-1	801,700	Severance costs, Year 2000	401-1	400,000	Increased operating expenditures.
2704-2	8,864,800	project costs. Severance costs, Local Services	NI	D-4-	3.41. 1.4
2104-2	0,004,000	Realignment costs.	No. 49	Date	Ministry
2704-3	2,438,600	Severance costs, capital program	Vote/	April 12/99 Amount	Citizenship, Culture and Recreation
		management costs associated	Item	\$	Relating to
		with quality and standards		· ·	
		initiatives.	601-1	3,229,100	Severance costs, increased
2704-4	2,978,700	Severance costs, Local Services			information technology
		Realignment costs, Transition			expenditures for Year 2000
		Fund payments.	(02.1	1.077.000	project costs.
No.	Date	Ministry	602-1	1,367,900	Severance costs, proxy pay equity
43	March 30/99	Natural Resources	602-2	756,100	costs. Severance costs.
Vote/	Amount		603-1	6,735,200	Severance costs, increased
Item	\$	Relating to	000 1	0,700,200	operating expenditures.
2105			604-1	318,300	Severance costs, increased
2102-1	11,923,600	Increased information			operating expenditures.
		technology expenditures for Year	605-1	371,100	Severance costs, increased
		2000 project costs.	606-1	506 300	operating expenditures.
			000-1	596,200	Severance costs.

No.	Date	Ministry	2103-1	35,263,900	Severance costs, flood
50	April 12/99	Energy, Science and			emergency response costs,
Vote/	Amount	Technology			internal reallocation of resources,
Item	\$	Relating to			funding for Living Legacy Trust,
2903-1	173,250,000	Establishment of Ontario	2103-2	603,200	increased operating expenditures. Flood emergency response costs,
2703 1	175,250,000	Innovation Trust, increased	2100 2	003(200	Rondeau Provincial Park wind
		workload.			storm emergency response costs.
			2104-1	2,705,800	Increased operating expenditures.
No.	Date	Ministry			
51	April 12/99	Health	No.	Date	Ministry
Vote/ Item	Amount \$	Relating to	55 Vote/	April 12/99 Amount	Northern Development and Mines
Ittili	Ψ	Relating to	Item	\$	Relating to
1401-1	24,204,000	Increased operating expenditures,			
		increased information technology	2201-1	346,500	Severance costs, increased
1.400.1	100 101 000	expenditures.			information technology
1402-1	123,131,000	Increased expenditures for operation of hospitals, increased			expenditures for Year 2000 project costs.
		expenditures for clinical	2202-1	3,975,400	Increased expenditures for
		education.		5,575,100	Ontario Northland Transportation
1403-1	24,176,200	Increased health insurance			Commission transfer payments.
1.400.0	(072 000	benefits utilization.		D .	2011
1403-3 1405-6	6,272,000 6,756,400	Increased operating expenditures. Increased expenditures for	No. 56	Date April 12/99	Ministry Solicitor General and
1403-0	0,730,400	Assistive Devices Program.	Vote/	April 12/99 Amount	Correctional Services
		Tiblishive Devices i Togram.	Item	\$	Relating to
No.	Date	Ministry			
52	April 12/99	Management Board	2601-1	14,195,000	Increased information technology
Vote/	Amount \$	Secretariat			expenditures for Year 2000
Item	Ф	Relating to			project costs, increased operating expenditures.
1801-1	2,352,200	Severance costs, increased	2602-2	1,175,000	Increased operating expenditures.
	_,,	information technology	2602-3	440,000	Severance costs.
		expenditures for Year 2000	2603-1	95,000	Severance costs.
1002 1	15 225 600	project costs.	2603-2	895,000	Increased operating expenditures.
1803-1	15,225,600	Severance costs, increased information technology	2604-2 2605-1	12,545,000 965,000	Increased operating expenditures. Increased operating expenditures.
		expenditures for Year	2605-2	214,000	Increased operating expenditures
		2000 project costs.			for correctional officer training.
1803-6	103,440,000	Increased operating expenditures	2605-3	39,895,000	Severance costs, correctional
		for Local Services Realignment - Special Circumstances Fund			officer training, increased operating expenditures.
		transfer payments to	2605-4	1,065,000	Increased expenditures for proxy
		municipalities.		_,,	pay equity costs.
No.	Date	Ministry	(6748) 4	15	
53 Vote/	April12/99 Amount	Municipal Affairs and Housing	(0710)		
Item	\$	Relating to			
	*				
1902-1	707,100	Increased operating expenditures.			
1902-2	12,707,100	Increased expenditures for Special			
		Assistance Transfer Payments to Municipalities.	7	Treasury Bo	ard Orders 1999-00
1903-1	291,500	Severance costs.			Conseil du Trésor
1903-2	241,600	Increased operating expenditures.			
1903-3	841,600	Increased workload, increased		pour	1999-2000
1005 1	0.145.200	operating expenditures.			
1905-1	2,145,300	Severance costs, increased workload.			ard Orders relating to the 1999-00 fiscal
		workload.	year nave	been approved.	
No.	Date	Ministry			
54	April 12/99	Natural Resources	No.	Date	Ministry Management Board
Vote/	Amount \$	Deleting to	1 Vote/	May 4/99 Amount	Management Board Secretariat
Item	Ф	Relating to	Item	\$	Relating to
2102-1	5,377,600	Severance costs, grievance			
	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	settlements, flood emergency	1803-5	15,000,000	Increased operating expenditures
		response costs, internal			for Local Services Realignment- Special Circumstances Fund
		reallocation of resources,			transfer payments to
		increased operating expenditures.			municipalities.

No. 2 Vote/ Item	Date June 15/99 Amount	Ministry Natural Resources Relating to	No. 10 Vote/ Item	Date November 18/99 Amount \$	Ministry Ontario Native Affairs Secretariat Relating to
2104-3	52,000,000	Increased costs incurred in fighting forest fires.	2001-2	862,300	Increased expenditures for land claim settlements.
No. 3 Vote/ Item	Date September 22/99 Amount	Ministry Consumer and Commercial Relations Relating to	No. 11 Vote/ Item	Date December 2/99 Amount	Ministry Attorney General Relating to
801-1	2,183,000	Increased information technology expenditures for Year 2000 project costs.	305-2	24,779,200	Salary revisions for provincial judges and justices of the peace.
No.	Date September 22/99	Ministry Solicitor General and Correctional Services	No. 12 Vote/ Item	Date December 2/99 Amount \$	Ministry Municipal Affairs and Housing Relating to
Vote/ Item 2201-1	Amount \$ 10,988,700	(Solicitor General) Relating to Increased information	1902-1 1902-2	4,328,000 30,000,000	Increased operating expenditures. Assistance to municipalities regarding the Fairness to Property
2201-1	10,988,700	technology expenditures for Year 2000 project costs.	No.	Date	Taxpayers Act. Ministry
No. 5 Vote/	Date October 28/99 Amount	Ministry Attorney General	13 Vote/ Item	December 9/99 Amount	Attorney General Relating to
Item	\$ 1,129,900	Relating to Increased legal services	301-1	7,300,000	Increased expenditures for leases for accommodations.
No.	Date	expenditures. Ministry	No. 14	Date December 9/99	Ministry Community and Social
6 Vote/ Item	October 28/99 Amount	Management Board Secretariat Relating to	Vote/ Item	Amount \$	Services Relating to
1805-1	5,500,000	Increased information technology expenditures for Year 2000 project costs.	701-1	6,849,000	Increased information technology expenditures for Year 2000 project costs.
No.	Date October 28/99	Ministry Municipal Affairs and	No. 15	Date December 9/99	Ministry Solicitor General and Correctional Services
Vote/ Item	Amount \$	Housing Relating to	Vote/ Item	Amount \$	(Solicitor General) Relating to
1902-2	52,242,300	Increased expenditures for local government services transfer payments.	2601-1	4,075,000	Increased information technology expenditures for Year 2000 project costs.
No. 8 Vote/	Date November 4/99 Amount	Ministry Office of Francophone Affairs	No. 16	Date December 9/99	Ministry Solicitor General and Correctional Services
Item 1301-1	\$ 75,000	Relating to Increased expenditures for French	Vote/ Item	Amount \$	(Solicitor General) Relating to
13011	73,000	Language Services Program transfer payments.	2601-1	30,229,700	Increased information technology expenditures.
No. 9 Vote/	Date November 18/99 Amount	Ministry Natural Resources	No. 17	Date December 14/99	Ministry Solicitor General and Correctional Services
Item	\$	Relating to	Vote/ Item	Amount \$	(Solicitor General) Relating to
2103-3	88,173,000	Increased capital expenditures.	2604-5	7,488,200	Increased operating expenditures to enact the federal firearms licensing program.

No.	Date	Ministry	No.	Date	Ministry
18	January 18/00	Health	25	February 1/00	Municipal Affairs and
Vote/	Amount		Vote/	Amount	Housing
Item	\$	Relating to	Item	\$	Relating to
1405 1	£ 000 000	Increased appreting expanditures	1004 1	2 556 200	I a server of the Control of the Con
1405-1	5,000,000	Increased operating expenditures for the Ontario Tobacco Strategy.	1904-1	2,556,300	Increased information technology expenditures for
1405-6	46,257,200	Increased utilization of Assistive			Year 2000 project costs.
11000	10,251,200	Devices Services.			retar 2000 project costs.
			No.	Date	Ministry
No.	Date	Ministry	26	February 1/00	Transportation
19	January 18/00	Natural Resources	Vote/	Amount	-
Vote/	Amount	Deletine to	Item	\$	Relating to
Item	\$	Relating to	2701-1	5,882,000	Increased information
2102-1	12,876,200	Increased information	2701-1	3,002,000	technology expenditures for
21021	12,070,200	technology expenditures for			Year 2000 project costs.
		Year 2000 project costs.	2704-1	1,832,000	Increased information
					technology expenditures for
No.	Date	Ministry	2704.2	1 700 000	Year 2000 project costs.
20	January 18/00	Office of the Premier	2704-2	1,708,000	Increased information
Vote/ Item	Amount \$	Relating to			technology expenditures for Year 2000 project costs.
Helli	Ф	Relating to			real 2000 project costs.
2401-1	350,000	Increased operating expenditures.	No.	Date	Ministry
	200,000	**************************************	27	February 15/00	Ontario Native Affairs
No.	Date	Ministry	Vote/	Amount	Secretariat
21	February 1/00	Agriculture, Food and	Item	\$	Relating to
Vote/	Amount	Rural Affairs	2001-2	452,000	Ingressed expenditures for land
Item	\$	Relating to	2001-2	453,000	Increased expenditures for land claim settlements.
101-1	2,535,400	Severance costs, salary revisions,			ciami settiements.
	_,,	increased information	No.	Date	Ministry
		technology expenditures for	28	March 7/00	Economic Development,
	4 004 000	Year 2000 project costs.	Vote/	Amount	Trade and Tourism
103-1	1,084,800	Salary revisions, increased	Item	\$	Relating to
		information technology expenditures for Year 2000	901-1	3,768,500	Increased information
		project costs.	701-1	3,700,300	technology expenditures for Year
104-1	22,100	Salary revisions, increased			2000 project costs, establishment
		information technology			of main office for the new
		expenditures for Year 2000			Ministry of Tourism, increased
		project costs.	902-3	5,983,000	operating expenditures. Salary revisions, increased
No.	Date	Ministry	702-3	5,965,000	operating expenditures.
22	February 1/00	Cabinet Office			operating emperations.
Vote/	Amount		No.	Date	Ministry
Item	\$	Relating to	29	March 7/00	Environment
401 1	2 200 000		Vote/	Amount	D. L.C.
401-1	3,300,000	Support for the Ontario Olympic Sports and Waterfront	Item	\$	Relating to
		Development Agency, increased	1101-1	9,452,100	Increased information
		operating expenditures.	****	7,132,100	technology expenditures for Year
401-2	33,400	Increased operating expenditures.			2000 project costs, increased
				4 400 400	operating expenditures.
No.	Date	Ministry	1102-3	1,588,400	Salary revisions, increased
23 Vote/	February 1/00 Amount	Consumer and Commercial Relations	1103-2	366,500	operating expenditures. Salary revisions, increased
Item	\$	Relating to	1103 2	500,500	operating expenditures.
	*				
805-2	4,328,000	Increased workload.	No.	Date	Ministry
			30	March 7/00	Finance
No.	Date	Ministry Management Board	Vote/	Amount \$	Relating to
24 Vote/	February 1/00 Amount	Management Board Secretariat	Item	Φ	Relating to
Item	\$	Relating to	1201-1	14,037,900	Severance costs, increased
	-			, ,	information technology
1805-1	4,525,000	Increased information			expenditures for Year 2000
		technology expenditures for			project costs, increased operating
		Year 2000 project costs.	1202-1	428,400	expenditures. Increased operating expenditures.
			1202-1	1,156,000	Severance costs, increased
			1200	2,223,000	operating expenditures.
			1203-2	279,500	Severance costs.

1204-1	557,300	Severance costs, increased	No.	Date	Ministry
		information technology	37	March 22/00	Citizenship, Culture and
		expenditures for Year 2000	Vote/	Amount	Recreation
		project costs.	Item	\$	Relating to
No.	Date	Ministry	601-1	4,706,700	Severance costs, increased
31	March 7/00	Francophone Affairs		.,,.	information technology
Vote/	Amount				expenditures for Year 2000
Item	\$	Relating to	(00.1	00.400	project costs.
1301-1	350,400	Increased operating expenditures	602-1 602-2	99,400	Severance costs.
1501-1	550,400	for French Language Services	603-1	495,200 3,021,800	Severance costs. Severance costs, increased
		Program transfer payments.	000 1	5,021,000	information technology
		. ,			expenditures for Year 2000
No.	Date	Ministry			project costs, Gates Learning
32 Vote/	March 7/00	Health	604.1	612 900	Foundation library initiative.
Item	Amount \$	Relating to	604-1	612,800	Severance costs, increased operating expenditures.
110111	Ψ	Relating to	605-1	919,400	Severance costs, increased
1401-1	49,496,700	Increased information echnology		,	information technology
		expenditures for Year 2000			expenditures for Year 2000
		project costs.	(0)		project costs.
NT	Date	3.61	606-1	224,800	Severance costs.
No. 33	Date March 7/00	Ministry Labour	No.	Date	Ministry
Vote/	Amount	Labour	38	March 22/00	Consumer and Commercial
Item	\$	Relating to	Vote/	Amount	Relations
			Item	\$	Relating to
1601-1	1,083,800	Severance costs, salary revisions,			
		increased information	802-1	317,800	Increased operating expenditures.
		technology expenditures for Year 2000 project costs, increased	802-2 804-1	2,655,400 252,200	Increased operating expenditures.
		operating expenditures.	805-1	225,000	Increased operating expenditures. Increased operating expenditures.
1602-1	141,400	Severance costs, salary revisions.	805-2	726,700	Increased operating expenditures.
1603-3	516,000	Salary revisions, increased			1
1.604.1	100 100	operating expenditures.	No.	Date	Ministry
1604-1	420,100	Salary revisions, increased	39	March 22/00	Solicitor General and
1605-2	1,419,800	operating expenditures. Severance costs, salary	Vote/	Amount	Correctional Services
1005 2	1,417,000	revisions, increased operating	Item	\$ S	(Correctional Services) Relating to
		expenditures.		*	routing to
1605-3	301,200	Internal reallocation of resources.	2605-3	60,280,000	Severance costs, salary revisions,
	**	2.00	2607		training costs.
No. 34	Date March 7/00	Ministry Solicitor General and	2605-4 2605-5	1,450,000	Salary revisions.
34	March 7700	Correctional Services	2003-3	2,050,000	Salary revisions.
Vote/	Amount	(Solicitor General)	No.	Date	Ministry
Item	\$	Relating to	40	March 22/00	Environment
2401.1	11.400.400		Vote/	Amount	
2601-1	11,487,100	Increased information	Item	\$	Relating to
		technology expenditures for	1101 1	2 442 200	T
		Year 2000 project costs, increased operating expenditures.	1101-1	2,442,200	Increased information technology expenditures for Year
		Franco Arbanatano			2000 project costs, increased
No.	Date	Ministry			operating expenditures.
35	March 20/00	Health	1102-3	1,828,100	Salary revisions, increased
Vote/ Item	Amount \$	Poloting to	1102.2	545 500	operating expenditures.
item	Φ	Relating to	1103-2	545,500	Salary revisions, increased operating expenditures.
1401-2	400,000	Increased workload.			operating expenditures.
1403-2	73,500,000	Increased drug benefits	No.	Date	Ministry
		utilization.	41	March 22/00	Finance
1403-3	2,500,000	Increased workload.	Vote/	Amount	
1405-4	24,100,000	Increased operating expenditures.	Item	\$	Relating to
No.	Date	Ministry	1204-1	261,900	Increased operating expenditures.
36	March 21/00	Education and Training	1204-1	201,900	increased operating expenditures.
Vote/	Amount	(Education)	No.	Date	Ministry
Item	\$	Relating to	42	March 22/00	Francophone Affairs
1002 1	141 600 000	Y	Vote/	Amount	
1002-1	141,502,900	Increased information	Item	\$	Relating to
		technology expenditures for Year 2000 project costs, increased	1301-1	88,300	Severance costs
		expenditures for School Board	1501-1	00,500	Severance costs.
		Operating Grants, increased			
		operating expenditures.			

No.	Date	Ministry	No.	Date	Ministry
43	March 22/00	Health	48	March 23/00	Natural Resources
Vote/	Amount	n tall	Vote/	Amount	D. L. C.
Item	\$	Relating to	Item	\$	Relating to
	** ***	1. 6	2102.2	14.116.500	T 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
1401-1	12,690,800	Increased information	2103-3	14,116,500	Increased capital expenditures.
		technology expenditures for Year 2000 project costs.	NIo	Date	Minister
1.402.1	52 940 100	Increased expenditures for	No.	April 6/00	Ministry
1402-1	53,840,100		49 Vote/		Attorney General
		operation of hospitals.	Vote/	Amount \$	Doloting to
No.	Date	Ministry	Item	Φ	Relating to
44	March 22/00	Labour	301-1	4,855,200	Severance costs, salary revisions,
Vote/	Amount	Labour	.101-1	4,033,200	increased operating expenditures.
Item	\$	Relating to	301-2	1,611,300	Increased capital expenditures.
100111	Ψ	relating to	303-1	1,670,400	Severance costs, salary revisions,
1601-1	838,300	Increased information		1,070,100	increased operating expenditures.
10011	030,500	technology expenditures for	303-4	620,100	Increased workload, increased
		Year 2000 project costs.			operating expenditures.
1602-1	112,900	Increased operating expenditures.	304-2	1,917,600	Severance costs, salary revisions,
1605-2	2,002,800	Salary revisions.			increased workload.
1605-3	30,100	Salary revisions.	304-3	680,600	Increased operating expenditures.
		,	305-1	6,409,900	Severance costs, salary revisions,
No.	Date	Ministry			increased operating expenditures.
45	March 22/00	Management Board			
Vote/	Amount	Secretariat	No.	Date	Ministry
Item	\$	Relating to	50	April 6/00	Community and Social
			Vote/	Amount	Services
1801-1	6,846,200	Increased information	Item	\$	Relating to
		technology expenditures for			
		Year 2000 project costs.	701-1	6,746,200	Internal reallocation of resources.
1803-1	416,000	Salary revisions, increased	702-1	258,500	Internal reallocation of resources.
		workload.	702-2	1,186,800	Internal reallocation of resources.
1803-3	257,900	Increased operating expenditures.	702-5	743,600	Internal reallocation of resources.
1805-3	10,161,100	Salary revisions, increased	702-6	22,703,900	Internal reallocation of resources.
		information technology			
		expenditures for Year 2000	No.	Date	Ministry
		project costs.	51	April 11/00	Natural Resources
1806-1	7,913,600	Increased operating expenditures.	Vote/	Amount	D. J. d.
		25. 4.	Item	\$	Relating to
No.	Date	Ministry	2101.1	0 100 700	T
46	March 22/00	Northern Development	2101-1	2,190,700	Increased operating expenditures.
Vote/	Amount \$	and Mines			
Item	D	Relating to	2102-1	9,040,800	Severance costs, salary revisions,
2201-1	1,157,500	Severance costs, salary revisions,	2102-1	9,040,000	eastern Ontario raccoon rabies
2201-1	1,137,300	increased information			emergency costs, increased
		technology expenditures for			operating expenditures.
		Year 2000 project costs,	2103-2	710.200	Severance costs, salary revisions,
		increased operating expenditures.	2105-2	710,200	internal reallocation of resources.
2203-1	349,800	Severance costs, salary revisions.	2104-1	7,787,400	Increased operating expenditures.
2200 1	377,000	beverance costs, saidly revisions.	21011	7,707,100	moreused operating expenditures.
			No.	Date	Ministry
No.	Date	Ministry	52	April 13/00	Agriculture, Food and
47	March 22/00	Transportation	Vote/	Amount	Rural Affairs
Vote/	Amount	F	Item	\$	Relating to
Item	\$	Relating to			Č
			101-1	511,900	Increased information technology
2701-1	5,837,200	Severance costs, salary revisions,			expenditures for Year 2000
		increased information			project costs, increased operating
		technology expenditures for Year			expenditures.
		2000 project costs, increased	104-1	2,300	Increased information technology
		operating expenditures.			expenditures for Year 2000
2702-1	1,172,000	Severance costs, increased			project costs.
		operating expenditures.	105-1	9,350,100	Increased expenditures for Whole
2703-1	573,200	Increased information technology			Farm Relief Program transfer
		expenditures for Year 2000			payments.
		project costs.			
2704-1	19,594,800	Severance costs, salary revisions,	No.	Date	Ministry
		increased information	53	April 13/00	Economic Development,
		technology expenditures for			Trade and Tourism
		Year 2000 project costs,		A	(Economic Development
		grievance settlements, increased	Vote/	Amount	and Trade)
		operating expenditures, increased	Item	\$	Relating to
		expenditures for highway	000 4	210 100	Increased an analysis of the
		maintenance.	902-4	318,100	Increased operating expenditures.

D. T.	5.	
No. 54	Date April 13/00	Ministry Labour
Vote/	Amount	Labout
Item	\$	Relating to
1603-1	297,500	Severance costs, salary revisions, increased operating expenditures.
No. 55 Vote/ Item	Date April 13/00 Amount \$	Ministry Municipal Affairs and Housing Relating to
1902-2	11,677,600	Increased expenditures for Regional Transitional Assistance
1903-1	385,900	transfer payments. Severance costs, increased oper-
1905-1	139,900	ating expenditures. Severance costs.
No. 56	Date April 13/00	Ministry Solicitor General and Correctional Services
Vote/ Item	Amount \$	(Solicitor General) Relating to
2601-1	7,690,000	Increased information technology expenditures for Year 2000 project costs, increased operating expenditures.
2602-2	1,480,000	Salary revisions, increased operating expenditures.
2602-3	370,000	Salary revisions, increased
2604-2	13,060,000	operating expenditures. Salary revisions, increased Federal-Provincial First Nations Policing transfer payments, increased operating expenditures.
2604-3	2,800,000	Salary revisions, increased operating expenditures.
No. 57	Date April 13/00	Ministry Education and Training (Education / Training, Colleges
Vote/ Item	Amount \$	and Universities) Relating to
1001-1 1002-2 1003-1	5,741,500 4,669,000 10,975,300	Increased operating expenditures. Increased operating expenditures. Increased expenditures for Grants for College Operating Costs transfer payments.
1003-3 1004-1	286,370,000 324,000	Increased capital expenditures. Increased operating expenditures.
(6749) 45		

Applications to
Provincial Parliament — Private Bills
Demandes au Parlement
provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders may be obtained from:

Committees Branch Room 1405, Whitney Block, Queen's Park Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

CLAUDE L. DESROSIERS, Clerk of the Legislative Assembly.

Applications to Provincial Parliament Demandes au Parlement provincial

IDLEWYLD MANOR

NOTICE IS HEREBY GIVEN that on behalf of Idlewyld Manor in Hamilton, Ontario, application will be made to the Legislative Assembly of the Province of Ontario for an Act to provide:

- That An Act to Incorporate the Trustees of the Hamilton Orphan Asylum, Chapter 67 of the Statutes of the Province of Canada, 1852, and The Aged Women's Home of Hamilton Act, 1948 are repealed; and
- 2. That An Act Respecting Idlewyld Manor be enacted.

The proposed special legislation will modernize Idlewyld Manor's governance structure and update its objects so that Idlewyld Manor may provide services to meet the changing health care needs of its community.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills, should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

Dated at the City of Hamilton, this 4th day of October, 2000.

PAUL D. MILNE, Simpson, Wigle, Barristers & Solicitors, Solicitor on behalf of Idlewyld Manor.

(3399) 42-45

(3404) 42-45

CORPORATION OF THE TOWN OF SIOUX LOOKOUT

NOTICE IS HEREBY GIVEN that on behalf of the Corporation of the Town of Sioux Lookout, application will be made to the Legislative Assembly of the Province of Ontario for an Act to change the name of The Corporation of the Town of Sioux Lookout to The Corporation of the Municipality of Sioux Lookout.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills, should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

Dated at the Corporation of the Town of Sioux Lookout, this 5th day of October, 2000.

TWYLA NICHOLSON, Administrative/Human Resources Assistant, Corporation of the Town of Sioux Lookout, Box 158, Sioux Lookout, Ontario P8T 1A4.

UNIVERSITY OF ST. JEROME'S COLLEGE

NOTICE IS HEREBY GIVEN that on behalf of the University of St. Jerome's College, application will be made to the Legislative Assembly of the Province of Ontario for an Act to change the composition of the Board of Governors of the University, to change the name of the University to St. Jerome's University, to amend the terms of office of the chancellor and to amend the requirements with respect to annual financial reporting.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills, should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

Dated at Toronto, this 20th day of October, 2000.

FRANK N. WILLIAMS, Barrister and Solicitor, Counsel of the University of St. Jerome's College.

(3421) 45-48

Corporation Notices Avis relatifs aux compagnies

PAYLESS SMOKE SHOP CORP.

TAKE NOTICE CONCERNING WINDING UP of Payless Smoke Shop Corp., Date of Incorporation: November 28, 1990, Liquidator: Mervyn Horn, 261 Millway Avenue, Unit 1, Concord, Ontario L4K 4K9, Date Appointed: October 17, 2000.

This notice is filed under subsection 193 (4) of the Business Corporations Act. The Special Resolution requiring the Corporation to be wound up voluntarily was passed/consented to by the shareholders of the Corporation on October 17, 2000.

Dated this 20th day of October, 2000.

(3423) 45

MERVYN HORN, Liquidator.

Sheriffs' Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice, to me directed and delivered against the lands and tenements of GARY CLOW, defendant, at the suit of UNITED REFRIGERATION OF CANADA LTD., plaintiff, I have seized and taken in execution and will offer for sale by Public Auction at the Frontenac County Court House, Kingston, Ontario on December 8th, 2000, at the hour of 10:00 o'clock in the forenoon, all the right, title and interest and equity of redemption of the said GARY CLOW, defendant, in and to and out of the following lands, namely:

ALL AND SINGULAR, that certain parcel or tract of land and premises, situate, lying and being in the Township of Hinchinbrooke, in the County of Frontenac, and being composed of part of Lot 22, Concession 3 of the said township, registered in the Land Registry Office for the Registry Division of Frontenac as Instrument No. 198389.

The address is known as Highway #38, Tichborne, Ontario K0H 2V0. The property is located approximately 33 miles north of Kingston and 12 miles south of Sharbot Lake. There is a single family dwelling on site. Access is on Highway #38 by way of a gravel driveway.

The purchaser assumes responsibility for all mortgages, charges, liens and other encumbrances.

TERMS: Cash or Certified Cheque, payable to the Minister of Finance, being 15% of the purchase price and balance within 15 days.

NOTE: No persons working for The Ministry of the Attorney General shall purchase, either directly or indirectly, any goods, chattels, lands or tenements exposed by a Sheriff for sale under legal process.

This sale is subject to cancellation up to time of sale without further

Dated at Kingston, this 17th day of October, 2000.

PETER FITZPATRICK. Sheriff County of Frontenac.

(3422) 45

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Court General Division Hamilton, directed to the Sheriff of the Regional Municipality of Hamilton-Wentworth, against the real and personal property of MARIA MARTINS AND FERNANDO MARTINS at the suit of AVENUE CAPITAL INC. CARRYING ON BUSINESS UNDER THE FIRM NAME AND STYLE OF THE MORTGAGE FACTORY, I have taken in execution all the right, title, interest and equity of redemption of the said MARIA MARTINS AND FERNANDO MARTINS.

Those lands and premises located in the following municipality:

Namely, in the City of Stoney Creek, in the Regional Municipality of Hamilton-Wentworth and being composed of P.T. LT. 21, Con 3 Saltfleet as in VM, in the City of Stoney Creek, Ontario, in the Regional Municipality of Hamilton-Wentworth and more particularly described in instrument registered as No. 513633 C.D. in the Land Registry Office for the Registry Division of Wentworth (No. 62) and registered in the said Land Registry Office, Land Titles of Wentworth at Hamilton, Municpally known as 148 Corman Avenue, Stoney Creek, Ontario.

The property is described as a three bedroom brick home with attached garage.

ALL OF WHICH said right, title, interest and equity of redemption of MARIA MARTINS AND FERNANDO MARTINS, the said property, I shall offer for sale by Public Auction at The John Sopinka Court House, 45 Main Street East, Hamilton, Ontario, on Tuesday, December the 5th, 2000 at 10:00 a.m.

The purchaser assumes all mortgages, charges, liens and other encumbrances.

No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

TERMS: Cash or certified cheque. Deposit of 10% of bid price at the time of sale. Ten days to arrange financing. Delivery only upon payment in full. Other conditions as announced.

This sale is subject to cancellation up to time of sale without further notice.

NOTE: No employee of The Ministry of the Attorney General may purchase, any goods or chattels, lands or tenements exposed by a Sheriff for sale under legal process either directly or indirectly.

Dated at Hamilton, Ontario, this 20th day of October, 2000.

ELENA SARNO, Sheriff. Regional Municipality of Hamilton-Wentworth.

(3424) 45

Sales of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL TAX SALES ACT

THE CORPORATION OF THE CITY OF BROCKVILLE

TAKE NOTICE that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on November 30, 2000 at the municipal offices of The City of Brockville, 1 King St. W., Brockville.

The tenders will then be opened in public on the same day at 3:15 p.m. in Board Room B (second floor).

Description of Land(s)

Minimum Tender Amount

Plan 67 Blk 32 W five feet even width of Pt Lot 35 Lot 36 subject to a right of way in common with others entitled thereto, in, over, along & upon the northerly 72 ft of the westerly five feet of Lot 35 as described in instrument #184838 within The City of Brockville

Roll # 08 02 020 045 05500

Being the lands municipally known

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to The Corporation of the City of Brockville and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Tax Sales Act and Regulations made under that Act. The successful tendered will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

> D.L. SMITH, Tax Collector, The Corporation of the City of Brockville. 1 King St. W., P.O. Box 5000 Brockville, Ontario, K6V 7A5 (613) 342-8772 Ext. 428 taxation@brockville.com

(3426) 45

Sales of Land for Tax Arrears by Public Auction Ventes de terrains aux enchères publiques pour arriéré d'impôt

MUNICIPAL TAX SALES ACT R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824 r. 13(1)

THE CORPORATION OF THE MUNICIPALITY OF DUTTON/DUNWICH

TAKE NOTICE that the land(s) described below will be offered for sale by public auction at 2:00 o'clock in the afternoon on the 1st day of December, 2000 at the Municipality of Dutton/Dunwich, 199 Main Street, Dutton, Ontario NOL 1JO.

Minimum Bid \$

Description of Land(s)

Municipality of Dutton/Dunwich, County of Elgin, and being composed of:

FIRSTLY: Lot Number six (6) on the Northeast side of Main Street, in the former Village of Dutton, according to registered Plan Number Sixty-three (63);

SECONDLY: Part of the former Village of Dutton, Lot Number Five (5) on the Northeast side of Main Street, in the former Village of Dutton according to registered Plan Number Sixty-three (63);

THIRDLY: Part of the former Village of Dutton, Lot Number Seven (7) on the East side of Main Street, in the former Village of Dutton according to registered Plan Number Sixty-three (63);

As described in Instrument No. 286410 registered August 19, 1987 in Registry Office No. 11 for the County of Elgin \$53,994.46

Municipal Address: 173 Main Street Dutton, Ontario, NOL 1JO

All amounts payable by the successful purchaser shall be payable in full at the time of the sale by cash or money order or by a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office.

The municipality or board makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Tax Sales Act and the Municipal Tax Sales Rules. The successful purchaser will be required to pay the amount bid plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale, contact:

KEN LOVELAND, Clerk-Treasurer, Administrator, The Corporation of the Municipality of Dutton/Dunwich, P.O. Box 329, 199 Main Street, Dutton, Ontario N0L 1J0. Phone: 519-762-2204 Fax: 519-762-2278

(3425) 45

O. Reg. 562/00

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2000---11---04

ONTARIO REGULATION 562/00

made under the

MENTAL HOSPITALS ACT

Made: October 4, 2000 Filed: October 16, 2000

Amending Reg. 744 of R.R.O. 1990 (General)

Note: Regulation 744 has previously been amended. Those amendments are listed in the Table of Regulations published in The Ontario Gazette dated January 22, 2000.

1. Item 1 of section 1 of Regulation 744 of the Revised Regulations of Ontario, 1990 is revoked.

45/00

ONTARIO REGULATION 563/00

made under the

MENTAL HEALTH ACT

Made: October 4, 2000 Filed: October 16, 2000

Amending Reg. 741 of R.R.O. 1990 (General)

Regulation 741 has previously been amended. Those amend-Note: ments are listed in the Table of Regulations published in The Ontario Gazette dated January 22, 2000.

- 1. (1) Item 5 of Schedule 1 to Regulation 741 of the Revised Regulations of Ontario, 1990 is revoked and the following sub-
 - 5. Brockville Royal Ottawa Health Care Group/Services de

Royal Ottawa (Brockville Psychiatric Hospital

Division)

- (2) Item 38 of Schedule 1 to the Regulation is revoked and the following substituted:
 - 38 Ottawa Royal Ottawa Health Care Group/Services de santé Royal Ottawa
 - 2. Item 1 of Schedule 5 to the Regulation is revoked.

RÈGLEMENT DE L'ONTARIO 563/00

pris en application de la

LOI SUR LA SANTÉ MENTALE

pris le 4 octobre 2000 déposé le 16 octobre 2000

modifiant le Règl. 741 des R.R.O. de 1990 (Dispositions générales)

Remarque: Le Règlement 741 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements publiée dans la Gazette de l'Ontario du 22 janvier 2000.

- 1. (1) Le point 5 de l'annexe 1 du Règlement 741 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce
 - 5. Brockville Royal Ottawa Health Care Group/Services de

Royal Ottawa (Brockville Psychiatric Hospital

- (2) Le point 38 de l'annexe 1 du Règlement est abrogé et remplacé par ce qui suit :
 - Royal Ottawa Health Care Group/Services de 38. Ottawa santé Royal Ottawa
 - 2. Le point 1 de l'annexe 5 du Règlement est abrogé.

45/00

ONTARIO REGULATION 564/00

made under the

LABORATORY AND SPECIMEN COLLECTION CENTRE LICENSING ACT

Made: October 4, 2000 Filed: October 17, 2000

Amending Reg. 682 of R.R.O. 1990 (Laboratories)

Since the end of 1999, Regulation 682 has been amended by Ontario Regulation 68/00. Previous amendments are listed in the Table of Regulations published in The Ontario Gazette dated January 22, 2000.

- 1. Paragraphs 3, 4, 5, 6 and 7 of subsection 4 (2) of Regulation 682 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:
 - 3. North York General Hospital (General site).
 - 4. Lakeridge Health Corporation (Oshawa site).

- 5. Sudbury Regional Hospital (St. Joseph's Health Centre Site).
- 6. Mount Sinai Hospital.
- 7. London Health Sciences Centre (South Street Campus).

RÈGLEMENT DE L'ONTARIO 564/00

pris en application de la

LOI AUTORISANT DES LABORATOIRES MÉDICAUX ET DES CENTRES DE PRÉLÈVEMENT

pris le 4 octobre 2000 déposé le 17 octobre 2000

modifiant le Règl. 682 des R.R.O. de 1990 (Laboratoires)

Remarque:

Depuis la fin de 1999, le Règlement 682 a été modifié par le Règlement de l'Ontario 68/00. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 22 janvier 2000.

- 1. Les dispositions 3, 4, 5, 6 et 7 du paragraphe 4 (2) du Règlement 682 des Règlements refondus de l'Ontario de 1990 sont abrogées et remplacées par ce qui suit :
 - 3. L'hôpital appelé North York General Hospital (Établissement général).
 - La société appelée Lakeridge Health Corporation (Établissement d'Oshawa).
 - L'Hôpital régional de Sudbury (Établissement du Centre de santé St. Joseph).

- 6. L'Hôpital Mount Sinai.
- 7. Le centre appelé London Health Sciences Centre (Campus de la rue South).

45/00

ONTARIO REGULATION 565/00

made under the

ENVIRONMENTAL ASSESSMENT ACT

Made: September 20, 2000 Filed: October 19, 2000

DESIGNATION — MAYER LANDFILL SITE

- 1. In this Regulation,
- "Mayer Landfill Site" means any landfill site that is located in whole or in part on any part of Lot 1 and the Commons Lot, Concession 1 and Broken Front Concession of the former Township of West Hawkesbury (now the Township of Champlain) in the County of Prescott.
- 2. (1) Any enterprise or activity of increasing the area on which waste may be deposited or expanding the volume of waste that may be deposited at the Mayer Landfill Site is defined as a major commercial or business enterprise or activity and is designated as an undertaking to which the Act applies.
- (2) Subsection (1) does not apply to an enterprise or activity that is authorized by Provisional Certificate of Approval No. A-471506, as amended up to June 19, 1998, or by a certificate of approval issued under section 31 of the *Environmental Protection Act*.

45/00

ONTARIO REGULATION 566/00 made under the

PROVINCIAL OFFENCES ACT

Made: June 21, 2000 Filed: October 20, 2000

Amending Reg. 950 of R.R.O. 1990 (Proceedings Commenced by Certificate of Offence)

Note: Since the end of 1999, Regulation 950 has been amended by Ontario Regulations 2/00, 162/00, 226/00, 308/00, 333/00 and 377/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Subsection 1 (2) of Regulation 950 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:
- (2) Despite subsection (1), a certificate of offence issued in proceedings based on evidence obtained through the use of a red light camera system shall be in Form 2.
- 2. Subsection 2 (3) of the Regulation is revoked and the following substituted:
- (3) Despite subsections (1) and (2), an offence notice issued in proceedings based on evidence obtained through the use of a red light camera system shall be in Form 5.

RÈGLEMENT DE L'ONTARIO 566/00

pris en application de la

LOI SUR LES INFRACTIONS PROVINCIALES

pris le 21 juin 2000 déposé le 20 octobre 2000

modifiant le Règl. 950 des R.R.O. de 1990 (Instances introduites au moyen du dépôt d'un procès-verbal d'infraction)

Remarque:

Depuis la fin de 1999, le Règlement 950 a été modifié par les Règlements de l'Ontario 2/00, 162/00, 226/00, 308/00, 333/00 et 377/00. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 22 janvier 2000.

- 1. Le paragraphe 1 (2) du Règlement 950 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :
- (2) Malgré le paragraphe (1), le procès-verbal d'infraction délivré dans une instance fondée sur une preuve obtenue au moyen d'un système photographique relié aux feux rouges est rédigé selon la formule 2.
- 2. Le paragraphe 2 (3) du Règlement est abrogé et remplacé par ce qui suit :
- (3) Malgré les paragraphes (1) et (2), l'avis d'infraction délivré dans une instance fondée sur une preuve obtenue au moyen d'un système photographique relié aux feux rouges est rédigé selon la formule 5.

- (4) Despite subsections (1), (2) and (3), an offence notice issued in proceedings based on evidence obtained through the use of a red light camera system shall be in Form 5.1 in those parts of Ontario designated for the purpose of section 5.1 of the Act.
- 3. (1) Forms 2, 5, 7 and 8 of the Regulation are revoked and the following substituted:

Ontario Court of Justice / Cour de justice de l'Ontario

Province of Ontario / Province de l'Ontario

- (4) Malgré les paragraphes (1), (2) et (3), l'avis d'infraction délivré dans une instance fondée sur une preuve obtenue au moyen d'un système photographique relié aux feux rouges est rédigé selon la formule 5.1 dans les régions de l'Ontario désignées pour l'application de l'article 5.1 de la Loi.
- 3. (1) Les formules 2, 5, 7 et 8 du Règlement sont abrogées et remplacees par ce qui suit :

RED LIGHT CAMERA SYSTEM CERTIFICATE OF OFFENCE

	PRO	OCÈS-VERI	BAL D'INF	RACTI	ON EN
Offence Number Numéro de l'infraction	VERTU I	DU SYSTÈN	ME PHOTO	GRAP	HIQUE
		REL	JÉ AUX FE	EUX RC	UGES
Icon Location Code		Form 2 / Fe	ormule 2 , Regulati	ion 950 / Rè	glement 950
Code d'emplacement du RIII		Provincial Offend	ces Act / Loi sur le	s infractions	provinciales
In councinno/ol	, believe and crois et atte	ete avnir vicinnné	l'équivalent pho	tographique	adimanae
images processed from photographic fil développées de film, enregistré le	m recorded on the	day of	,	(year/a	nnée)
	enu au m oyen d'un système photograp	hique prescrit relie	é aux feux rouge.	s. J'ai déte	rminé que
the motor vehicle shown therein bears le véhicule automobile en question est					
(name/nom)					
(address/adresse) was the owner of the motor vehicle bea était le propriétaire du véhicule automo auprès du ministère des Transports	bile muni de ladite plaque d'immatricula	ntion à la date de l	l'infraction, comn	ne elle øst (enregistrée
on the day of et que le jour de		lefendant, as the c le défendeur, e	owner, did commi en sa qualité de p	it the offend propriétaire.	e of failing a commis
to stop at a red light at	ou rouge à (inte	rsection location/indiqu	ver l'intersection;		
in the (municipali	yimunicipalité) , région désign	signated area purs	suant to Ontario	Regulation de l'Ontario	
thereby committing an offence contrary commettant ainsi une infraction, contrar	to subsection 144(18.1) and pursuant I	o section 207 of the	he Highway Traff		
I further certify and believe that the red Par ailleurs, j'atteste et crois que le sys	light camera system used was (Make) lème photographique relié aux feux rou	ges était un (marc	que)		
(Model)			, un systèm	e prescrit e	n vertu du
Ontario Regulation	, and that the red light camera sy e système photographique relié aux fer	stem and the traffi ux rouges et les fe	ic control signal v	were in ope étaient en	ration and marche et
functioning properly at the time the pho fonctionnaient adéquatement au mome deuxième photographies indiquent la di	nt où les photographies auxquelles il es ate	st fait référence on	n été prises; que	la première	et la
time of day, and location at which the p et l'heure de la journée, de même que of two photographs shows a motor vehi de deux photographies montre un véhic	notographs were taken; that the "endroit où les photographies ont été p	rises; que la photo	photog ographie	raph in the dans la	sequence séquence
of two photographs shows a motor vehi de deux photographies montre un véhic	cle bearing an Ontario number plate cule automobile muni de la plaque d'im-	matriculation de l'	Ontario		
that the vehicle approached the described que le véhicule s'approchait de l'intersection	intersection at which the traffic control sign	al displayed a circu	lar red indication a	at the speed	of
kilometers per hour; that the photograp kilomètres l'heure; que les photographic					or.
seconds in the first photograph, secondes dans la deuxième photograp	seconds in the second photograph ar	nd that the motor v	ehicle failed to st		tersection.
la couccianá/a)	, certify that	a nacta l'avic d'int	fraction no	011	détendeur
on day of	, at the add	ess of the defend	ant on the date of	of offence a	s recorded
le jour de with the Ministry of Transportation. enregistrée auprès du ministère des Tra	, (year/année) à l'adresse	чи фетеповиг, а Г	a date de l'intrac	иоп, сотт	e ene est
SIGNATURE OF ISSUING PROVINCIAL OFFENCES OF		DEFICER NO	DATE OF ISSUE/0	PATE OF DELIVE	ANCE
SIGNATURE DE L'AGENT DES INFRACTIONS PROVINC		DE L'AGENT	Y/A	I I	DIJ
SET FINE OF L'AMENDE FIXÉE DE	TOTAL PAYABLE		IDES COSTS AND APPUCABLE EXIGIBLE COMPREND		
E \$	3 3	COMPENSATOIRE OF		200 11010 21	OUTAMETOO
	MONTANT TOTAL EXIGIBLE				
	CONVICTION ENTERED SET FINE (INCLUDING CO CONDAMNATION INSCRITE, AMENDE FIXEE (Y COMPRIS				
			Y/A	M/M	6/0
			1 1 1		
JUE DRAFT #2 (30/05/00)	TICE/JUGE DE PAIX			.1	LL

RED LIGHT CAMERA SYSTEM OFFENCE NOTICE AVIS D'INFRACTION EN VERTU DU SYSTÈME PHOTOGRAPHIQUE RELIÉ AUX FEUX ROUGES

Form 5 / Formule 5, Regulation 950 / Règlement 950	Provincial Offences Act/Loi sur les Infractions provinciales
ONTARIO COURT OF JUSTICE COUR DE JUSTICE DE L'ONTARIO	OFFENCE NOJN° D'AVIS D'INFRACTION
You/Vous	
(Name/Nom):	
(Address/Adresse):	
being the owner of a motor vehicle displaying étant le propriétaire d'un véhicule automobile muni de la	
Ontario number plateplaque d'immatriculation de l'Ontario	
are charged with the offence of failing to stop at a red light êtes accusé(e) de l'infraction d'omettre de s'arrêter à un feu rouge	
on theday of, 200. at(a.m/p.m.) 19 jour de 200 à (avant-midi/après-midi)	
at the intersection of/à l'intersection de	
(Location/Lieu):	
in the/å (municipality/municipalité)	
as shown in the digitized images set forth in this notice, contrary to subsection 144(18.1) and pursuant to section 207 of the Highway Traffic Act. comme il est indiqué dans les images numérisées présentées dans cet avis, contrairement au paragraphe 144(18.1) et à l'article 207 du Code de la route.	
The photographs taken by the red light camera system show the vehicle approaching the intersection, at which time the signal had displayed red for Les photographies prises par le système photographique relié aux feux rouges montrent le véhicule qui s'approchait de l'intersection, au moment où le feu de circulation était devenu rouge depuis	
seconds/secondes and that the vehicle proceeded through the intersection when the light had been red for et que le véhicule a continué à avancer dans l'intersection lorsque le feu de circulation était devenu rouge depuis	
seconds/secondes.	
I believe and certify that the above offence has been committed. Je crois et atteste que l'infraction ci-dessus a été commise.	
Signature of Officer Issuing this Notice:	
Issuing Officer Number:	
Date of Deemed Service:	
	VEUILLEZ NOTER : L'article 207 du Code de la route prévoir que vous- cluding costs) r compris les frais) VEUILLEZ NOTER : L'article 207 du Code de la route prévoir que vous- même, en tant que propriétaire, êtes responsable de cette infraction, même si vous n'étez pas le conducteur au moment où celle-ci a été commise, sous

suspension will result from your conviction for this offence. The provincial offence officer has certified that the red light camera system used in the oreaces omcer has cerement that the red light curries system is sed of the detection of this offence is a prescribed system, used in a designated area and furthermore that it was in proper working order at the time, that the photographs obtained were recorded by that system and the traffic signals were in proper working order at the time of the offence. Certified photographs will be tendered in evidence at your trial.

Total Payable:/Total à payer :

réserve de certaines exceptions. Votre déclaration de culpabilité pour la présente infraction n'entraînera aucun point d'inaptitude ni le suspension du permis de conduire. L'agent des infractions provinciales a attesté que le système photographique relié aux leux rouges utilisé pour détecter l'infraction est un système prescrit et utilisé dans une région désignée. De plus, il a attesté que le système était en bon état de marche au moment où les photographies ont été obtenues et enregistrées per le système et que les leux de circulation étalent en bon état de marche au moment de l'infraction. Des photographies certifiées seront présentées en preuve lors de votre procès.

O. Reg. 566/00

NOTICE - within 15 days of the date of deemed service shown above, choose one of the options on this Notice. To pay the total payable, please complete Option3 - Plea of Guilty - on the bottom of this notice and remit payment with the bottom portion of this form to Court address shown. If you do not pay the total payable shown above, or if you do not deliver a Notice of Intention to Appear in court, or if you do not appear for trial, you will be deemed not to wish to dispute the charge and a conviction may be entered against you. Upon conviction you will be required to pay the Total Payable plus Court Costs. An administrative fee is payable if the fine goes into default and the information may be provided to a credit bureau. Failure to pay the fine imposed upon conviction will result in refusal to issue a validation of your vehicle permit or refusal to issue a vehicle permit or utility the fine and court costs and fees have been paid.

AVIS - Dans les 15 jours de la signification réputée à la date mentionnée ci-dessus, choisissez l'une des options du présent avis et remettez le paiement avec la partie inférieure de la présente formule à l'autressed ut intronat indique. Si vous ne payez pas l'amende fixée susmentionnée ou si vous ne remettez par un avis d'intention de comparatire au tribunat ou si vous ne comparaissez pas pour un procès, vous serez réputé(e) ne pas vouloir contester l'accusation et une declaration de culpabilité, vous serez tenule) de payer l'amende fixée plus les frais de justice. Des d'ords administratifs seront payables s'il y a défaut de payer l'amende et ces renseignements pourront être transmis à une agence d'évaluation du crédit. À défaut de payer l'amende qui vous est imposée en cas de déclaration de culpabilité, vien résultera un refus de délivier la valedation de votre certificat d'immatriculation de véhicule tant que l'amende, las frais de justice et les droits judicialies n'auront pas étà payets.

OPTION 1 - TRIAL OPTION:

NOTICE OF INTENTION TO APPEAR IN COURT: LINTEND TO APPEAR IN COURT TO ENTER A PLEA AT THE TIME AND DATE SET FOR TRIAL

OPTION 1 - CHOIX DE PROCÉS :

AVIS D'INTENTION DE COMPARAÎTRE : J'AI L'INTENTION DE COMPARAÎTRE POUA INSCRIRE UN PLAIDOYER AUX DATE ET HEURE FIXÉS POUA LE PROCÈS.

SIGNATURE

LANGUAGE AT TRIALILANGUE AU PROCÈS:

I REQUEST MY TRIAL TO BE HELD IN THE / JE DEMANDE QUE MON PROCÈS SOIT TENU

□ ENGLISH LANGUAGE/EN ANGLAIS OR/OU □ FRENCH LANGUAGE/EN FRANÇAIS

(SHOW COURT ADDRESS AND HOURS)

(INDIQUEZ L'ADRESSE ET LES HEURES D'OUVERTURE DU TRIBUNAL)

OPTION 2 - TO PLEAD GUILTY WITH AN EXPLANATION: Altend at the court office shown within the times and days shown. You MUST bring this Notice with you.

OPTION 2 - PLAIDOYER DE CULPABILITÉ AVEC UNE EXPLICATION : Présentez-vous au graffe du tribunal indiqué dans les délais et aux heures indiqués. Vous DEVEZ apporter cet avis avec vous.

COMPLETE AND DETACHTHIS PORTION AND SEND WITH PAYMENT REMPLISSEZ ET DÉCOUPEZ CETTE PARTIE ET ENVOYEZ-LA AVEC VOTRE PAIEMENT

OPTION 3 - PLEA OF GUILTY - PAYMENT OUT OF COURT: I plead guilty and payment of the set line is enclosed.			OPTION 3 - PLAIDOYER DE CULPABILITÉ - PAIEMENT HORS COUR ; Je plaide coupable et le paiement de l'amende fuée est c-joint.			
Offence Notice No		N° d'avis d'infr	action:			
Sign here		Signez ici :				
TO PAY: Write the number of the Offence Notice on the front of your cheque or money order and make payable to ONTARIO COURT OF JUSTICE. Dishonoured cheques will be subject to an administrative charge. Do not send cash, correspondence or post dated cheques in the self-addressed envelope provided. Please allow sufficient time for your payment to be delivered.			chèque ou de votre mant DE L'ONTARIO. Les ch N'envoyez pas d'arge correspondance dans l'e	le numéro de l'avis d'infractio fai et libellez-le à l'ordre de la v éques refusés feront l'objet de nt comptant, de chèques nveloppe-réponse qui est four livraison de voire paiement.	COUR DE JUSTICI frais administratifs postdatés ou d	
Namer		Cheque/Mone Chèque ou ma	y Order enclosed: [] andat joint :	Visa 🗍	Mastercard [
Addresse :		Card No.:		Date d'expiration : M		
DRAFT 2-B (28/05/00)			ardholder:		,	

Ontario Court of Justice / Cour de justice de l'Ontario Province of Ontario / Province de l'Ontario

NOTICE OF INTENTION TO APPEAR AVIS D'INTENTION DE COMPARAÎTRE

Form 7 / Formule 7 , Regulation 950 / Règlement 950 Provincial Offences Act / Loi sur les infractions provinciales

PLEASE PRINT CLEARLY VEUILLEZ ÉCRIRE CLAIREMENT I	EN LETTRES MOULÉES		
TAKE NOTICE THAT ISACHEZ QUE JE, SOUSSIG	NÉ(E) (def	endant's name i nom du délendeur/de la délenderesse)	
		(current address / adresse actuelle)	
quanta qual resona	(telephone number / numéro d	le téléphone)	
wish to give notice of my inter désire donner un avis d'intenti	ntion to appear in court fo on de comparaître au tribu	or the purpose of entering a plea and hav unal pour inscrire un plaidoyer et faire instr	ing a trial respecting the ruire la question, en ce qui
charge set out in Offence Not concerne l'accusation décrite d'infraction de stationnement		ht. make a a 1 ft complete	
		were then from the total time that they make the time to the total time to the time that the time time to	
FOR ANY OFFENCE EXCEPT a.s. 144(18.1) OF THE HTA COMPLETE THIS SECTION POUR TOUTE INFRACTION, SAUF LE PARAGRAPHE 144(18.1) DU CODE DE LA ROUTE, REMPLISSEZ CETTE PARTIE	offences officer who co or Certificate of Parking Au procès, j'ai l'intentio	n de contester la preuve de l'agent des qui a dressé le procès-verbal d'infraction	□ No/Non □ Yes/Oui
If you indicate above that challenge the evidence of officer, the officer may not a prosecutor may rely on coevidence against you.	the provincial offences ttend your trial and the	Si vous avez coché la case «non», indiq l'intention de contester la preuve de provinciales, l'agent peut ne pas se pre le poursuivant peut s'appuyer sur des titre de preuve contre vous.	e l'agent des infractions ésenter à votre procès, et
Note: If you have been charge s.s. 144(18.1) of the High running/owner), section Traffic Act provides that justice at trial if you attendance of the Prowho issued the certific certified the photograph.	hway Traffic Act (redlight 205.20 of the Highway t you must apply to the wish to compel the vincial Offences Officer tate of offence or who	(omettre de s'arrêter à u l'article 205.20 du Code de devez vous adresser au) du Code de la route n feu rouge/propriétaire), e la route prévoit que vous juge du procès si vous parution de l'agent des a délivré le procès-verbal fié les photographies qui
I request my trial to be held in	the E	English language/anglais	
Je demande que mon procès	soit tenu en	French language/français	
I request a(leave blank if	langua	ige interpreter for the trial.	
Je demande les services d'un	***	pour le	procès.
NOTE: IF YOU FAIL TO APPE PLACE SET FOR YOUR I DEEMED NOT TO DISPUTE CONVICTION MAY BE ENTE YOUR ABSENCE, WITHOUT	EAR AT THE TIME AND RIAL, YOU WILL BE THE CHARGE, AND A RED AGAINST YOU IN	(à rempir, le cas echeani) REMARQUE: SI VOUS NE COMPARAI. LA DATE ET AU LIEU FIXÉS POUR Y SEREZ RÉPUTÉ(E) NE PAS CONTES UNE DÉCLARATION DE CULPABI INSCRITE CONTRE VOUS EN VOTRE A AVIS.	SSEZ PAS À L'HEURE, À VOTRE PROCÈS, VOUS TER L'ACCUSATION, ET ILITÉ POURRA ÊTRE
(sigr signature du défendeur/de la CD 0813 (rev. C6/00) - Dralt 2 - June 8, 260	nature of defendant or agent / défenderesse ou du représenta o	ant/de la représentante)	date

Ontario Court of Justice / Cour de justice de l'Ontario Notice of Trial / Avis de procès Form 8 / Formule 8 , Regulation 950 / Réglement 950 Provincial Offences Act / Lol sur les infractions provinciales Province of Ontario / Province de l'Ontario Offence Date Offence No. Officer No. N° de l'infraction Date de l'infraction N° de l'agent Plate D.L. No. Enforcement Agency N° de permis de conduire N° de plaque d'immatriculation Organisme chargé de l'exécution Date of Birth Sex Date de naissance Sexe To: A : You are charged with the following offence: / Vous êtes accusé(e) de l'infraction suivante : vous avez commis l'infraction de contrairement à The total payable includes the Set Fine, court costs and Victim Fine Surcharge as indicated on the Offence Notice. Le montant total exigible comprend l'amende fixée, les frais judiciares et la suramende compensatoire, comme il est indiqué sur votre avis d'infraction. Total payable Montant total exigible \$ _____ TAKE NOTICE that on the day of, yr. de arı at am/pm, your trial will be held at: à heure(s), votre procès sera tenu à Court Address/Adresse du tribunal Remarque : Si vous avez été accusé(e) d'une infraction en vertu de l'article 144(18.1) du Code de la route (défaut de s'arrêter feu rouge/propriétaire), l'article 205.20 du Code de la route prévoit que vous adresser au juge du procès si vous desirez obtenir la Comparution de l'agent des infractions provinciales qui a délivré le certificat d'infraction ou qui a certifié les Note: If you have been charged with an offence under s.s.144(18.1) of the Highway Traffic Act (red light running/owner), section 205.20 of the Highway Traffic Act provides that you must apply to the justice at trial if you wish to compel the attendance of the Provincial Offences Officer who issued the certificate of offence or who certified the photographs photographies qui seront déposées lors de votre procès. to be tendered at your trial. Votre procès se tiendra à la date et à l'heure mentionnées ci-dessus à la Cour de justice de l'Ontario susmentionnée. Vos témoins et vous-même devrez être prêts pour votre procès à cette date. Si vous ne comparaissez Your trial will be held on the date and time noted above at the Ontario

Court of Justice shown. You and your witnesses should be ready for your trial at that time. If you do not appear, you will be deemed not to dispute the charge and the court may convict you in your absence without further notice.

pas, vous serez reputé(e) ne pas contester l'accusation, et le tribunal pourra vous déclarer coupable en votre absence, sans autre avis.

issued at this day of , yr. jour de Décerné à le

FOR OFFICE USE ONLY / RÉSERVÉ AU GREFFE

J'atteste qu'une copie de cet avis a été sent by mail to defendant

envoyée par courrier au défendeur

given personally to defendant remise en mains propres au défendeur

I certify that a copy of this Notice was: I certify that a copy of this Notice was: J'atteste qu'une copie de cet avis a été

sent by mail to prosecutor envoyée par courrier au poursuivant

given to prosecutor or agent donnée au poursuivant ou au représentant

Clerk/Justice/Greffler/Juge de paix Date Clerk/Justice/Greffier/Juge de paix

Date Clerk/Greffier Austice/Greffier/Juge de paix
FOR INFORMATION DA ACCESS
TO ONTARIO COURTS
FOR PERSONS WITH DISANILITIES, CALL
1-800-387-4455
TORDITO AREA 326-0111
TORDITO AREA 326-0111

CD 0828 (rev 06/00)

(2) The Regulation is amended by adding the following Form:

(2) Le Règlement est modifié par adjonction de la formule suivante:

RED LIGHT CAMERA SYSTEM OFFENCE NOTICE AVIS D'INFRACTION EN VERTU DU SYSTÈME PHOTOGRAPHIQUE RELIÉ AUX FEUX ROUGES

Form 5.1 / Formule 5.1, Regulation 950 / Reglement 950	Provincial Offences Act/Loi sur les infractions provinciales
ONTARIO COURT OF JUSTICE COUR DE JUSTICE DE L'ONTARIO	OFFENCE NO./N° D'AVIS D'INFRACTION
You/Vous	
(Name/Nom):	
(Address/Adresse):	
being the owner of a motor vehicle displaying étant le propriétaire d'un véhicule automobile muni de la	
Ontario number plate	
are charged with the offence of failing to stop at a red light êtes accusé(e) de l'infraction de défaut de s'arrêter à un feu rouge	
on theday of, 200. at(a.m./p.m.) Ie jour de 200 à (avant-midi/après-midi)	
at the intersection of/a l'intersection de	
(Location/Lieu):	
ın the/à (municipality/municipalité)	
as shown in the digitized images set forth in this notice, contrary to subsection 144(18.1) and pursuant to section 207 of the Highway Traffic Act. comme il est indiqué dans les images numérisées présentées dans cet avis, contrairement au paragraphe 144(18.1) et à l'article 207 du Code de la route.	Photograph or equivalent/photographie ou l'équivalent
The photographs taken by the red light camera system show the vehicle approaching the intersection, at which time the signal had displayed red for Les photographies prises par le système photographique relié aux feux rouges montrent le véhicule qui s'approchait de l'intersection, au moment où le feu de circulation était devenu rouge depuis	
and that the vehicle proceeded through the intersection when the light had been red for et le véhicule a continué à avancer dans l'intersection lorsque le feu de circulation était devenu rouge depuis	
seconds/secondes.	
I believe and certify that the above offence has been committed. Je crois et atteste que l'infraction ci-dessus a été commise.	
Signature of Officer Issuing this Notice: Signature de l'agent qui a délivré l'avis d'infraction :	
Issuing Officer Number:	
Date of Deemed Service:	
PLEASE NOTE: Section 207 of the Highway Traffic Act provides that you, as the owner, are liable for this offence even if you were not the driver at the time, Set Fine (incl.)	VEUILLEZ NOTER : que l'art. 207 du Coda de la route prévoir que vous- uding costs) même, en tant que propriétaire, êtes responsable de cette infraction, même si

PLEASE NOTE: Section 207 of the Highway Traffic Act provides that you, as the owner, are liable for this offence even if you were not the driver at the time, subject to limited exceptions. Neither dement points nor a driver's licence suspension will result from your conviction for this offence. The provincial offences officer has certified that the red light camera system used in the detection of this offence is a prescribed system, used in a designated area and furthermore that it was in proper working order at the time, that the pnotographs obtained were recorded by that system and the traffic signals were in proper working order at the time of the offence. Certified photographs will be tendered in evidence at your trial.

Set Fine (including costs)

Amende fixée (y compris les frais)

Total Payable:/Total à payer :

\$....\$

VEUILLEZ NOTER: que l'art. 207 du Code de la route prévoir que vousmême, en tant que propriétaire, éles responsable de cette infraction, même si vous n'elièz pas le conducteur au moment où celle-ci a été commise, sous réserve de certaines exceptions. Votre déclaration de culpabilité pour la présente infraction n'entraînera aucun point d'inaptitude ni la suspension du permis de conduire. L'agent des infractions provinciales a certifié que le système photographique reide aux feux rouges utilisé pour dérecter l'infraction est un système réglementaire utilise dans un endroit designé. De plus, il a certifié que le système était en bon état de marche au moment où les photographies ont été obtenues et enregistrées par le système et que les feux de circulation étaient en bon état de marche au moment de l'infraction. Des photographies certifies seront déposées comme preuve lors de votte procès. NOTICE - within 15 days of the date of deemed service shown above, choose one of the options on this Notice. To pay the total payable, please complete Option3 - Plea of Guitty - on the bottom of this notice and remit payment with the bottom portion of this form to Court address shown. If you do not pay the total payable shown above, or you or your agent do not attend the court office within the times and days shown to file a Notice of Intention to Appear in court, or if you do not appear for trial, you will be deemed not to wish to dispute the charge and a conviction may be entered against you. Upon conviction you will be required to pay the Total Payable plus Court Costs. An administrative fee is payable if the fine goes into default and the information may be provided to a credit bureau. Pay the fine imposed upon conviction will result in refusal to issue validation of your vehicle permit or refusal to issue a vehicle permit until the fine and court costs and lees have been paid.

AVIS - Dans les 15 jours de la signification réputée à la date mentionnée cirdessus, choisissez l'une des options du présent avis, Pour payer l'amende fixée, remplissez l'option 3 - plaidoyer de cuipabilité - au bas du présent avis et remettez le paiement avec la partie infénieure de la présente formule à l'adresse du tribunal indique. Si vous ne payez pas l'amende fixée susmentionnée du vous ou votre représentant ne devez vous présenter au greffe dans les délais indiqués pour déposer un avis d'intention de comparaître au tribunal ou si vous ne comparaissez pas pour un procés, vous serez reputé(e) ne pas vouloir contester l'accusation et une déclaration de culpabilité pourra être inscrite contre vous. En cas de déclaration de culpabilité, vous serez tenu(e) de payer l'amende fixée plus les frais de justice. Des droits administratifs seront payables s'il y a défaut de paiement de l'amende et cette information pourra être transmise à un service d'information financiere. À defaut de paiement de l'amende qui vous est imposée en cas de déclaration de culpabilité, il en résultera un refus de délivrer la validation de votre certificat d'immatriculation de vehicule ou un refus de délivrer un certificat d'immatriculation de vehicule de l'amende, les frais de justice et les droits judiciaires n'auront pas été payés.

OPTION 1 - TRIAL OPTION: You or your agent must attend The Court Office within the times and days shown to file a Notice of Intention to Appear in court. You or your agent must bring this notice with you. YOU CANNOT SET A TRIAL DATE BY MAIL. For your convience and to save time YOU MAY CALL THE COURT OFFICE IN ADVANCE FOR AN APPOINTMENT. At the time set for your appointment, a prosecutor will be available to discuss the charge with you or your agent.

OPTION 1 - CHOIX DE PROCÉS: Vous ou votre représentant devez apporter cet avis avec vous. VOUS NE POUVEZ PAS FIXER UNE DATE POUR LE PROCÉS PAR COURRIER. Dans votre intérêt et pour gagner du temps. VOUS POUVEZ TÉLÉPHONER AU GREFFE À L'AVANCE POUR OBTENIR UN RENDEZ-VOUS. Au moment fixe pour votre rendez-vous, un poursuivant ou un agent pourra s'entretenir avec vous ou votre représentant sur l'accusation

(SHOW COURT ADDRESS AND HOURS)
(INDIQUEZ L'ADRESSE ET LES HEURES D'OUVERTURE DU TRIBUNAL)

OPTION 2 - TO PLEAD GUILTY WITH AN EXPLANATION: Attend at the court office shown within the times and days shown. You MUST bring this Notice with you.

OPTION 2 - PLAIDOYER DE CULPABILITÉ AVEC UNE EXPLICATION: Présentez-vous au greffe du tribunal indiqué dans les délais et aux haures indiqués. Yous DEVEZ apporter cet avis avec vous.

COMPLETE AND DETACH THIS PORTION AND SEND WITH PAYMENT REMPLISSEZ ET DÉCOUPEZ CETTE PARTIE ET ENVOYEZ-LA AVEC VOTRE PAIEMENT

OPTION 3 - PLEA OF GUILTY - PAYMENT OUT OF COURT: I plead guilty and payment of the set fine is enclosed.			PLAIDOYER DE CULPABILI pable et le paiement de l'ami	TÉ - PAIEMENT HORS COUR anda fixéa est ci-joint.	:
Offence Notice No		N° d'avis d'infi	raction		
Sign here:		Signez ici :			
TO PAY: Write the number of the Offence Notice on the front of your cheque or money order and make payable to ONTARIO COURT OF JUSTICE. Dishonoured cheques will be subject to an administrative charge. Do not send cash, correspondence or post dated cheques in the self-addressed envelope provided. Please allow sufficient time for your payment to be delivered.	TOTAL PA	AL EXIGIBLE :	chèque ou de votre mai DE L'ONTARIO Les c N'envoyez pas d'arg correspondance dans l	re le numéro d'avis d'infraction ndat et libellez-le a l'ordre de la héques refusés feront l'objet de ent comptant de chèques enveloppe-réponse qui est lour a livraison de votre paiement.	COUR DE JUSTICE a frais administratifs. postdatés ou de
Name:		Cheque/Mone	y Order enclosed: [] andar joint :	Visa 🗔	Mastercard []
Address		Card No.: N° de carte :			. Y A
DRAFT 1-B (26/05/60)			Carcholder:		

4. Schedule 43 to the Regulation is amended by adding the following item:

413.2	Red light — vehicle owner fails to stop pursuant to section 207	subsection 144 (18.1)
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5. This Regulation comes into force on the day section 4 of the Red Light Cameras Pilot Projects Act, 1998 is proclaimed in force.

4. L'annexe 43 du Règlement est modifiée par adjonction du numéro suivant :

|--|

5. Le présent règlement entre en vigueur le jour où l'article 4 de la Loi de 1998 sur les projets pilotes ayant trait aux dispositifs photographiques reliés aux feux rouges est proclamé en vigueur.

45/00

ONTARIO REGULATION 567/00

made under the

COURTS OF JUSTICE ACT

Made: June 7, 2000 Approved: June 21, 2000 Filed: October 20, 2000

Amending Reg. 200 of R.R.O. 1990 (Rules of the Ontario Court (Provincial Division) in Provincial Offences Proceedings)

Note: Regulation 200 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Rule 4 of Regulation 200 of the Revised Regulations of Ontario, 1990 is amended by striking out the portion before paragraph 1 and substituting the following:
- 4. The following apply to the calculation of a period of time prescribed by the Act, section 205.7 or 205.19 of the *Highway Traffic Act*, these rules or an order of a court:

- 2. Paragraph 1 of subrule 15 (1) of the Regulation is revoked and the following substituted:
 - Quashing a proceeding, except under section 9, 18.3 or 18.5 of the Act or under section 205.7 or 205.19 of the Highway Traffic Act.
- 3. Subrule 22 (1.1) of the Regulation is revoked and the following substituted:
- (1.1) A justice who quashes a proceeding under section 9 or 9.1 of the Act or under section 205.7, 205.11 or 205.19 of the *Highway Traffic Act* shall endorse on the certificate of offence or the information, as the case may be, the decision and the reasons for the decision.
- 4. Subrules 32 (2) and (3) of the Regulation are revoked and the following substituted:
- (2) An affidavit in support of a request under section 11 or 19 of the Act or section 205.13 or 205.23 of the *Highway Traffic Act* shall be in Form 102.
- (3) A certificate under section 11 of the Act or section 205.13 or 205.23 of the *Highway Traffic Act* shall be in Form 103.
- 5. Forms 102 and 103 of the Regulation are revoked and the following substituted:

Affidavit in Support of a Request for Reopening Affidavit à l'appui d'une demande de réouverture

Form / Formule 102

(Under section 11 or subsection 19(1) of the *Provincial Offences Act* or section 205.13 or section 205.23 of the *Highway Traffic Act*)
(En vertu de l'article 11 ou du paragraphe 19(1) de la Loi sur les infractions provinciales ou de l'article 205.13 ou de l'article 205.23 du Code de la route)

ONTARIO COURT OF JUSTICE COUR DE JUSTICE DE L'ONTARIO PROVINCE OF ONTARIO PROVINCE DE L'ONTARIO

l, Je	l,	(name / nam)
of de		d ass (adresse)
	make oath/affirm and say as follows: déclare sous serment et affirme ce qui suit :	
1.	I was convicted without a hearing on the J'ai été reconnu(e) coupable sans la tenue d'une audience le	day of, yr, of the offence of e jour de an de l'infraction de
	Contrary to	Section
	contrairement à la/au	article
2.	 (a) I was unable to appear at my hearing through no fault of Je n'ai pu comparaître à mon audience, sans faute de m 	
	(state reason / donner la misno)	

orlou	
(b) a notice or document relating to the offence was not of un avis ou un document concernant l'infraction ne m'a	'a pas été livré, notamment :
(identity document / préciser quel document)	
3. The conviction first came to my attention on the J'ai pris connaissance de la déclaration de culpabilité pour	day of, yrur la première fois le jour de an
Sworn/affirmed before me at	
this day of	
yr	
A Commissioner, etc./Commissaire, etc.	(Signature of defendant/Signature du défendeur/de la défenderesse)
NOTE: Section 86 of the Provincial Offences Act provides: Every person who makes an assertion of fact in a statement or entry in a document or form for use under this Act knowing that the assertion is false is guilty of an offence and on conviction is liable to a fine of not more than \$2,000.	Remarque: Selon l'article 86 de la Loi sur les infractions provinciales, «Est coupable d'une infraction et passible, sur déclaration de cuipabilité, d'une amende d'au plus 2 000 \$, quiconque affirme un fait dans une déclaration ou l'inscrit dans un document ou une formule dont la présente loi prévoit l'usage, et sait que cette affirmation est fausse».
FOR INFORMATION ON ACCESS	POUR PLUS DE RENSEIGNEMENTS SUR L'ACCÈS
TO DIVIDAD COUNTS FOR PERSONS WITH DISABILITIES, CALL 1-800-387-4456 CD 0801 (rev. 05/00) TORONTO AREA 326-8111	DEF PERSONNES HANNICAPÉES AIX TRIBUPAUX DE L'ONTARIO, COMPOSEZ LE 1-800-387-4456 RÉGION DE TORONTO 326-0311
CERTIFICAT D'AN	CERTIFICATE OF STRIKING OUT CONVICTION R SECTION 205.13 OR SECTION 205.23 OF THE HIGHWAY TRAFFIC ACT, INULATION DE DÉCLARATION DE CULPABILITÉ INCIALES OU ARTICLE 205.13 OU ARTICLE 205.23 DU CODE DE LA ROUTE,
	Form / Formule 103
TO: (Defendant) / AU/À LA : (Défendeur/défenderesse)	
	Offence Number
	Offence Date
	Date d'infraction
	Statute
	Section
	Article
I certify that the conviction entered on the day of	of, yr, against the defendant in respect of
J'atteste que la déclaration de culpabilité, enregistrée le jour d	de an contre le défendeur ou la défenderesse susmentionné(e), en ce qui
the offence described above was struck out by me on the	
concerne l'infraction décrite ci-dessus, a été annulée par mo	oi le jour de an
	Justice of the Peace in and for the Province of Ontario Juge de palx dans et pour la province de l'Ontario

6. This Regulation comes into force on the day section 4 of the Red Light Cameras Pilot Projects Act, 1998 is proclaimed in force.

45/00

ONTARIO REGULATION 568/00

made under the

PROVINCIAL OFFENCES ACT

Made: September 20, 2000 Filed: October 20, 2000

Amending Reg. 950 of R.R.O. 1990 (Proceedings Commenced by Certificate of Offence)

Note: Since the end of 1999, Regulation 950 has been amended by Ontario Regulations 2/00, 162/00, 226/00, 308/00, 333/00, 377/00 and 566/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

1. Schedule 43 to Regulation 950 of the Revised Regulations of Ontario, 1990 is amended by adding the following item:

69.0.1	Obstruct plate, preventing accurate photograph by red light cam-	subsection 13 (3.0.1)
	era system	

RÈGLEMENT DE L'ONTARIO 568/00

pris en application de la

LOI SUR LES INFRACTIONS PROVINCIALES

pris le 20 septembre 2000 déposé le 20 octobre 2000

modifiant le Règl. 950 des R.R.O. de 1990 (Instances introduites au moyen du dépôt d'un procès-verbal d'infraction)

Remarque:

Depuis la fin de 1999, le Règlement 950 a été modifié par les Règlements de l'Ontario 2/00, 162/00,226/00, 308/00, 333/00, 377/00 et 566/00. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 22 janvier 2000.

1. L'annexe 43 du Règlement 950 des Règlements refondus de l'Ontario de 1990 est modifiée par adjonction du numéro suivant :

aux feux rouges	69.0.1	Cacher la plaque de façon à em- pêcher sa photographie précise par un système photographique relié aux feux rouges	paragraphe 13 (3.0.1)
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45/00

ONTARIO REGULATION 569/00

made under the

HIGHWAY TRAFFIC ACT

Made: September 20, 2000 Filed: October 20, 2000

Amending O. Reg. 277/99 (Red Light Camera System Evidence)

Note: Ontario Regulation 277/99 has not previously been amended.

- 1. Subsection 1 (1) of Ontario Regulation 277/99 is revoked and the following substituted:
- (1) For the purposes of Part XIV.2 of the Act,
- "photograph" includes,
 - (a) any form of electronically recorded image,
 - (b) a reproduction of all or part of a photograph, and
 - (c) an enlargement of all or part of a photograph.
- 2. Subsection 2 (1) of the Regulation is revoked and the following substituted:
- (1) For the purposes of Part XIV.2 of the Act, a red light camera system is the combination of one or more cameras and other equipment known as the Gatsometer RLC, model number 36mST-MC-GL4-ONT, that is installed at an intersection controlled by a traffic control signal such that,
 - (a) it is capable of photographing all or part of the intersection;
 - (b) it takes a first photograph of a vehicle when the vehicle approaches the intersection at or above a detectable speed when a red indication is shown and it then takes one or more further photographs in succession.
- 3. Subsection 3 (5) of the Regulation is revoked and the following substituted:
- (5) In order to be received in evidence, an enlargement of a photograph must clearly show the number plate of the vehicle that is the subject of the photograph and as much of the rest of the photograph as is necessary to show that the enlargement is of part of that photograph.
- (6) Despite subsections (1), (2) and (3), an enlargement or reproduction of a photograph or part of a photograph taken by a red light camera system is not required to show or have superimposed on it any information, if the enlargement or reproduction is tendered in evidence together with the photograph of which it is an enlargement or reproduction that does show or have superimposed on it the information required by those subsections.
- (7) If a defendant who has been served with an offence notice based on evidence obtained through the use of a red light camera system does not give notice of intention to appear, it is not necessary to file any photograph in court.
- 4. This Regulation comes into force on the day section 4 of the *Red Light Cameras Pilot Projects Act, 1998* is proclaimed in force.

45/00

ONTARIO REGULATION 570/00

made under the

NORTHERN SERVICES BOARDS ACT

Made: October 5, 2000 Filed: October 20, 2000

Amending Reg. 737 of R.R.O. 1990 (Local Services Boards)

Note: Since the end of 1999, Regulation 737 has been amended by Ontario Regulations 1/00, 411/00, 453/00 and 510/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Subsection 14 (4) of Regulation 737 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:
- (4) The Board may exercise the powers set out in paragraphs 2 and 8 of the Schedule to the Act.
- 2. Subsection 20 (4) of the Regulation is revoked and the following substituted:
- (4) The Board may exercise the powers set out in paragraphs 2, 3, 6 and 8 of the Schedule to the Act.

TIM HUDAK Minister of Northern Development and Mines

Dated on October 5, 2000.

45/00

ONTARIO REGULATION 571/00

made under the

MINISTRY OF NATURAL RESOURCES ACT

Made: October 18, 2000 Filed: October 20, 2000

ASSIGNMENT OF POWERS AND DUTIES OF MINISTER

- 1. The Mining and Lands Commissioner is assigned the powers and duties of the Minister of Natural Resources for the purpose of hearing and determining appeals under subsection 28 (15) of the Conservation Authorities Act.
- 2. Regulation 795 of the Revised Regulations of Ontario, 1990 is revoked.

RÈGLEMENT DE L'ONTARIO 571/00

pris en application de la

LOI SUR LE MINISTÈRE DES RICHESSES NATURELLES

> pris le 18 octobre 2000 déposé le 20 octobre 2000

ATTRIBUTION DES POUVOIRS ET FONCTIONS DU MINISTRE

1. Sont attribués au commissaire aux mines et aux terres les pouvoirs et fonctions du ministre des Richesses naturelles pour

entendre et trancher les appels prévus au paragraphe 28 (15) de la Loi sur les offices de protection de la nature.

2. Le Règlement 795 des Règlements refondus de l'Ontario de 1990 est abrogé.

45/00

ONTARIO REGULATION 572/00

made under the

PLANNING ACT

Made: October 19, 2000 Filed: October 20, 2000

WITHDRAWAL AND DELEGATION OF MINISTER'S AUTHORITY — REGIONAL MUNICIPALTIY OF YORK AND TOWN OF WHITCHURCH-STOUFFVILLE

1. In this Regulation,

"Minister's authority" means the Minister's authority to give approval under section 51 of the Act, as it existed before March 28, 1995, continued by section 74.1 of the Act with respect to,

- (a) applications for approval of plans of subdivision whose file numbers are set out in Schedule 1, and
- (b) applications for approval or exemption of condominium descriptions under section 50 of the Condominium Act whose file numbers are set out in Schedule 2.
- 2. The delegation of the Minister's authority to the council of The Regional Municipality of York with respect to the applications listed in Schedules 1 and 2 is withdrawn.
- 3. The Minister's authority with respect to the applications listed in Schedules 1 and 2 is delegated to the council of the Town of Whitchurch-Stouffville.
- 4. (1) If any of the Minister's authority delegated to the council of the Town of Whitchurch-Stouffville is in turn subdelegated by the council to a committee of council or an appointed officer under subsection 5 (1) of the Act, the council shall forward to the Minister a certified copy of the delegating by-law within 15 days of its passing.
- (2) The delegation of authority set out in this Regulation is not terminated by reason only that subsection (1) is not complied with.
 - 5. This Regulation comes into force on October 30, 2000.

Schedule 1

Town of Whitchurch-Stouffville

Subdivisions

19T-86075 19T-88040

19T-89032 19T-89041

19T-89041

19T-89095 19T-89106

19T-89106

19T-90014

19T-90022

19T-94009 19T-94024 19T-94025 19T-95057 19T-83015 19T-86101 19T-87020 19T-88097 19T-91025 19T-91022 19T-91026 19T-92009 19T-84014

Schedule 2

Town of Whitchurch-Stouffville

Condominiums

19CDM-87041

TONY CLEMENT
Minister of Municipal Affairs and Housing

Dated on October 19, 2000.

45/00

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The Ontario Gazette La Gazette de l'Ontario

Vol. 133-46 Saturday, 11th November, 2000

Toronto

ISSN 0030-2937 Le samedi 11 novembre 2000

Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la Loi sur le camionnage, L.R.O. 1990, chapitre T.22, et/ou la Loi de 1987 sur les transports routiers, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la Loi de 1987 sur les transports routiers et l'office des transports de l'Ontario et/ou le registrateur des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

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Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act.* All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

- 1. complete a Notice of Objection Form,
- 2. serve the applicant with the objection,
- 3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
- 4. pay the appropriate fee.

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- 1. to points in Ontario;
- in transit through Ontario to the Ontario/Manitoba, Ontario/USA and Ontario/Quebec border crossing for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick up or discharge of passengers except at point of origin.

Felix D'Mello Board Secretary Secretaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la Loi sur les compagnies, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
2000-10-3	
DEEP RIVER STATIONERY ANI INCORPORATED	

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1082950 ONTARIO LIMITED	
SHERWOOD LIQUOR HOLDINGS INC	700021
SILGOR LTD	
1266385 ONTARIO INC	
1300428 ONTARIO INC	1300428
2000-10-5	
R.P. SHOPPING CENTRE INC 2000-10-6	
AKDE INC	
MANHATTAN PLAZA INC	
NOVALBA GENERAL CONTRACTING	LTD 619493
NU-TREND RENOVATIONS LTD	667640
PICKWICK PLAZA INC	
SEBESTA LIMITED	

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Dénomination sociale	Numéro de la
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1045714 ONTARIO INC	
609271 ONTARIO INC	
WENXING INTERNATIONAL DEV	EL ODMENT
(CANADA) INC	
132459 ONTARIO INC.	120972
640833 ONTARIO LIMITED	640833
927874 ONTARIO INC	
2000-10-12	
510008 ONTARIO INC	
2000-10-13	
782331 ONTARIO LIMITED	
2000-10-16	
K. C. R. & J. ENTERPRISES INC	
530060 ONTARIO LIMITED	
1085585 ONTARIO INC	1005505
624999 ONTARIO INC	
2000-10-18	
IMMEUBLES CUSSON INC	830205
2000-10-19	
INTER-CITY PAVING LTD	957744
VICANA ENTERPRISES INC	
1117784 ONTARIO INC	
584611 ONTARIO INC	584611
2000-10-20	
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ALLICE INC	
DECO STADIUM INC	
MBO RESOURCE MANAGEMENT	INC 1012014
PUL-VEST CORPORATION	700700
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100755 ONTARIO INC	
2000-10-24 G. R. COLLYER LIMITED	
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RICHMAX TRADING COMPANY L	IMITED 007146
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SELECTRONICS DESIGN AND AUT	
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SILK PLUS FLORAL WHOLESALE	LTD 913554
MG-NINE HOLDINGS INC	
ONAX CO., LTD	
152301 ONTARIO INC	
2000-10-26	
CONCOURSE BUILDING LIMITED	
370550 ONTARIO INC	1404600
444768 ONTARIO LIMITED	1444760
2000-10-27	
CANWELL MEDICAL INC	1084706

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

Notice of Default in Complying with the Corporations Information Act Notice de non-observation de la loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 241 (3) of the Business Corporations Act that unless the corporations listed hereunder comply with the filing requirements under the Corporations Information Act within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LES PRÉSENTE que, conformément au paragraphe 241 (3) de la Loi sur les sociétés par actions, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépot requises par la Loi sur les renseignements exigés des compagnies et des associations dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario

2000-6-14 WRIGHT-MAN LANDSCAPING & GARDENING INC. 1052566

CAROL D. KIRSH, Director, Companies Branch Directrice, Direction des compagnies

46/00

Erratum Notice Avis d'Erreur

Ontario Corporation Number 1352131

Vide Ontario Gazette, Vol. 133-24 dated June 10, 2000

NOTICE IS HEREBY GIVEN that the notice issued under section 241 (4) of the *Business Corporations Act* set out in the issue of The Ontario Gazette of June 10, 2000 with respect to the cancellation of the Certificate of Incorporation of **Autotech Sales & Development Inc.**, was issued in error and is null and void.

Numéro de société en Ontario 1352131

cf. Gazette de l'Ontario Vol. 133-24 datée du juin 10, 2000

PAR LA PRÉSENTE nous vous informons que l'avis emis en vertu de l'article 241 (4) de la *Loi sur les compagnies* et énoncé dans la Gazette de l'Ontario du juin 10, 2000 relativement a l'annulation du certificat de constitution en personne morale de **Autotech Sales & Development Inc.**, a été délivré par erreur et qu'il est nul et sans effet.

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

46/00

Order in Council Décret

O.C./Décret 2025/2000

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation du soussigné, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil des ministres, décrète ce qui suit :

PURSUANT TO subsections 2(2) and 5(1) of the *Executive Council Act*, the administrator of the *Ontario Municipal Board Act* and all the powers and duties of the Minister under that *Act* are assigned to the Attorney General effective November 1, 2000;

AND FURTHER PURSUANT to subsections 2(2) and 5(1) of the Executive Council Act, the administration of s. 27 of the Expropriations Act is assigned to the Attorney General, along with all matters relating to the administration of the Board of Negotiation which is continued under s. 27 of the Expropriations Act effective November 1, 2000.

Recommended

MIKE HARRIS, Premier and President of Council

Concurred

R. W. RUNCIMAN, Chair of Cabinet

Approved and Ordered, October 25, 2000.

(6750) 46

ROY MCMURTRY,
Administrator of the Government

Ministry of Consumer and Commercial Relations Ministère de la consommation et du Commerce

MINISTER'S ORDER

Made under the LAND TITLES ACT, R.S.O 1990, chap. L.5

Pursuant to subsection 163.1(1) of the *Land Titles Act*, I, Robert W. Runciman, Minister of Consumer and Commercial Relations, hereby order that the fees set out in Schedules I, II, and III are payable under the Act.

This Order comes into effect on December 5, 2000.

MADE THIS 30th day of October, 2000.

ROBERT W. RUNCIMAN
Minister of Consumer and Commercial Relations

Schedule I

For any lands, save and except those described in the tables contained in section 3 of Ontario Regulation 16/99 made under the Land Registration Reform Act, the fees shall be:

Tariff of Fees

ITEM	SERVICE	FEE
1	For registration or deposit of an instrument or plan	\$60.00
2	For registration of,	
	(a) a declaration and description under the Condominium Act	
	(i) basic fee	\$60.00
	(ii) for each unit created by the description	\$ 5.00
	(b) a plan of subdivision	
	(i) basic fee	\$60.00
	(ii) for each lot or block created by the plan	\$ 2.00
3	For the correction of errors, defects and omissions in a registered or deposited plan	\$60.00

Schedule II

For any lands described in the tables contained in section 3 of Ontario Regulation 16/99 made under the Land Registration Reform Act, the fees shall be determined by the manner of submission and registration as follows:

Tariff of Fees

ITEM	SERVICE	FEE	
		Submission of Documents in Electronic Format	Submission of Documents in Non-Electronic Format
1	(a) Except as set out in item 2, for registration of an instrument.	\$60.00	\$70.00
	(b) For deposit of a plan		\$70.00
	(c) For registration using the services provided under section 25 of the Land Registration Reform Act		\$70.00
2	For registration of		
	(a) a declaration and description under the Condominium Act		
	(i) basic fee		\$70.00
	(ii) for each unit created by description		\$ 5.00
	(b) a plan of subdivision		
	(i) basic fee		\$70.00
	(ii) for each lot or block created by the plan		\$ 2.00
3	For the correction of errors, defects and omissions in a registered or deposited plan		\$70.00

Schedule III

In all Land Titles Divisions the fees shall be:

Tariff of Fees

ITEM	SERVICE	FEE
1	For registration of,	
	(a) a certificate under subsection 3(3) of the Housing Development Act;	
	(b) a copy of a plan and field notes of a municipal or crown resurvey under Part VIII of the Surveys Act;	
	(c) a notice of change of address for service; or	
	(d) a plan under the Boundaries Act	No fee
2	For search of,	
	(a) a fee, receiving or day book	No fee
	(b) any other index or register for a parcel	\$ 8.00
	(c) an instrument, deposit or plan	No fee

ITEM	SERVICE	FEE
3(1)	For a copy of,	
	(a) an instrument or plan, for each page	\$.50
	(b) the index or register for a parcel	
	(i) for the first page	\$ 8.00
	(ii) for each subsequent page	\$ 1.00
(2)	For a paper print of a plan, for each page	\$ 5.00
(3)	For each report showing the details of a writ, lien or order	\$ 6.00 to a maximum of \$60.00 for each name searched
4 (1)	For certifying a copy for which item 3 applies	\$ 2.00
(2)	For a certificate as to executions under the <i>Land Titles Act</i> , including a search of the execution index, for each name	\$11.00

MINISTER'S ORDER

Made under the REGISTRY ACT, R.S.O 1990, chap. R.20

Pursuant to subsection 101.1(1) of the *Registry Act*, I, Robert W. Runciman, Minister of Consumer and Commercial Relations, hereby order that in all Registry Divisions the fees shall be:

Tariff of Fees

ITEM	SERVICE	FEE
1	Except as set out in items 2 and 3, for registration or deposit of an instrument or plan, including recording	\$60.00
2	For registration of, (a) a certificate under subsection 3(3) of the Housing Development Act; (b) a copy of the plan and field notes of a municipal or crown resurvey under Part VIII of the Surveys Act; (c) a notice of change of address for service; or	
3	(d) a plan under the Boundaries Act For registration of, (a) a declaration and description under the Condominium Act, (i) basic fee (ii) for each unit created by the description	\$60.00 \$ 5.00
	(b) a plan of subdivision, (i) basic fee	\$60.00 \$ 2.00
4	For a search of, (a) a fee, receiving or day book. (b) any other index or register for a parcel. (c) an instrument, deposit or plan.	No fee \$8.00 No fee

ITEM	SERVICE	FEE
5(1)	For a copy of,	
	(a) an instrument or plan, for each page	\$.50
	(b) the index or register for a parcel,	
	(i) for the first page	\$ 8.00
	(ii) for each subsequent page	\$ 1.00
(2)	For a paper print of a plan, for each page	\$ 5.00
6	For certifying a copy for which item 5 applies	\$ 2.00
7	For the correction of errors, defects and omissions in a registered or deposited plan.	\$60.00

This Order comes into effect on December 5, 2000.

MADE THIS 30th day of October, 2000.

ROBERT W. RUNCIMAN
Minister of Consumer and Commercial Relations

ARRÊTÉ DU MINISTRE

pris en application de la Loi sur l'enregistrement des biens immobiliers, L.R.O. 1990, chap. L.5

Conformément au paragraphe 163.1.(1) de la Loi sur l'enregistrement des biens immobiliers, Robert W. Runciman, ministre de la Consommation et du Commerce, ordonne par la présente que les droits indiqués dans les annexes I, II et III sont les droits payables en vertu de la Loi.

Cet arrêté prend effet le 5 décembre 2000.

SIGNÉ CE 30^e jour d'octobre 2000.

ROBERT W. RUNCIMAN
Ministre de la Consommation et du Commerce

Barème des droits

LOI SUR L'ENREGISTREMENT DES BIENS IMMOBILIERS

ANNEXE 1

Pour tout bien-fonds, sauf ceux décrits dans les tableaux contenus dans l'article 3 du règlement de l'Ontario 16/99 pris en application de la Loi portant réforme de l'enregistrement immobilier, les droits exigibles sont les suivants :

POINT	SERVICE	DROITS
1	Enregistrement ou dépôt d'un acte ou d'un plan	60 \$
2	Enregistrement (a) d'une déclaration de copropriété accompagnée d'une description en vertu de la	
	Loi sur les condominiums, (i) droit initial	60 \$
	(b) d'un plan de lotissement, (i) droit initial	60 \$
	(ii) pour chaque lot ou pièce figurant sur le plan	2 \$
3	Correction d'erreurs, de défauts ou d'omissions dans un plan enregistré ou déposé	60 \$

LOI SUR L'ENREGISTREMENT DES BIENS IMMOBILIERS

Annexe II

Pour tous les bien-fonds décrits dans les tableaux contenus dans l'article 3 du règlement de l'Ontario 16/99 pris en application de la Loi portant réforme de l'enregistrement immobilier, les droits exigibles seront déterminés selon le mode de présentation et d'enregistrement, comme suit:

POINT	SERVICE	DROITS	
		Présentation des documents en format électronique	Présentation des documents en format autre qu'électronique
1	(a) Exception faite du point 2, enregistrement d'un acte	60 \$	70 \$
	(b) Dépôt d'un plan		70 \$
	(c) Enregistrement par le biais des services fournis en vertu de l'article 25 de la Loi portant réforme de l'enregistrement immobilier		70 \$
2	Enregistrement		
	(a) d'une déclaration de copropriété accompagnée d'une description en vertu de la <i>Loi sur les condominiums</i> ,		
	(i) droit initial		70 \$
	(ii) pour chaque partie privative figurant sur la description		5\$
	(b) d'un plan de lotissement,		
	(i) droit initial		70 \$
	(ii) pour chaque lot ou pièce figurant sur le plan		2 \$
3	Correction d'erreurs, de défauts ou d'omissions dans un plan enregistré ou déposé		70 \$

LOI SUR L'ENREGISTREMENT DES BIENS IMMOBILIERS

Annexe III

Dans toutes les divisions d'enregistrement des droits immobiliers, les droits exigibles sont les suivants :

POINT	SERVICE	DROITS
1	Enregistrement	
	(a) d'un certificat en vertu du paragraphe 3(3) de la Loi sur le développement du logement;	
	(b) d'une copie du plan et des notes d'arpentage relatifs à un levé refait suite à la demande d'une municipalité ou d'une directive de la Couronne, en vertu de la partie VIII de la Loi sur l'arpentage;	
	(c) d'un avis de changement de domicile élu, ou	
	(d) d'un plan en vertu de la Loi sur le bornage	aucun
2	Recherche	
	(a) d'un registre des droits, des reçus ou du brouillard	aucun
	(b) d'une parcelle dans tout autre répertoire ou registre	8\$
	(c) d'un acte, d'un dépôt ou d'un plan	aucun

POINT	SERVICE	DROITS
3(1)	Copie	
	(a) d'un acte ou d'un plan, par page	0,50 \$
	(b) du répertoire ou du registre concernant une parcelle,	
	(i) pour la première page	8\$
	(ii) pour chacune des pages suivantes	1\$
(2)	Imprimé sur papier d'un acte ou d'un plan, par page	5\$
(3)	Rapport indiquant les détails d'un bref, d'un privilège, d'une ordonnance ou d'un ordre	6 \$, jusqu'à concurrence de 60 \$ maximum par nom recherché
4(1)	Certification conforme d'une copie à laquelle le point 3 s'applique	2\$
(2)	Certificat sur les brefs d'exécution en vertu de la Loi sur l'enregistrement des actes, y compris une recherche du répertoire d'exécution, par nom	11\$

ARRÊTÉ DU MINISTRE

pris en application de la Loi sur l'enregistrement des actes, L.R.O. 1990, chap. R.20

Conformément au paragraphe 101.1(1) de la *Loi sur l'enregistrement des actes*, Robert W. Runciman, ministre de la Consommation et du Commerce, ordonne par la présente que les droits dans toutes les divisions d'enregistrement indiqués ci-dessous :

Barème des droits LOI SUR L'ENREGISTREMENT DES ACTES

POINT	SERVICE	DROITS
1	Exception faite des points 2 et 3, enregistrement ou dépôt d'un acte ou d'un plan, y compris l'inscription	60 \$
2	 Enregistrement (a) d'un certificat en vertu du paragraphe 3(3) de la Loi sur le développement du logement; (b) d'une copie du plan et des notes d'arpentage relatifs à un levé refait suite à la demande d'une municipalité ou d'une directive de la Couronne, en vertu de la partie VIII de la Loi sur l'arpentage; (c) d'un avis de changement de domicile élu, ou 	
	(d) d'un plan en vertu de la Loi sur le bornage.	aucun
3	Enregistrement (a) d'une déclaration de copropriété accompagnée d'une description en vertu de la Loi sur les condominiums (i) droit initial	60 \$
	(ii) pour chaque partie privative figurant sur la description	5 \$ 60 \$
	(ii) pour chaque lot ou pièce figurant sur le plan	2\$

POINT	SERVICE	DROITS
4	Recherche	
	(a) d'un registre des droits, des reçus ou du brouillard	aucun
	(b) d'une parcelle dans tout autre répertoire ou registre	8 \$
	(c) d'un acte, d'un dépôt ou d'un plan	aucun
5(1)	Copie	
	(a) d'un acte ou d'un plan, par page	0,50 \$
	(b) du répertoire ou du registre concernant une parcelle,	
	(i) pour la première page	8\$
	(ii) pour chacune des pages suivantes	1\$
(2)	Imprimé sur papier d'un plan, par page.	5\$
6	Certification conforme d'une copie à laquelle le point 5 s'applique	2\$
7	Correction d'erreurs, de défauts ou d'omissions dans un plan enregistré ou déposé	60 \$

Cet arrêté prend effet le 5 décembre 2000.

SIGNÉ CE 30e jour d'octobre 2000.

ROBERT W. RUNCIMAN
Ministre de la Consommation et du Commerce

(6751) 46

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders may be obtained from:

Committees Branch Room 1405, Whitney Block, Queen's Park Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

CLAUDE L. DESROSIERS, Clerk of the Legislative Assembly.

Applications to Provincial Parliament Demandes au Parlement provincial

UNIVERSITY OF ST. JEROME'S COLLEGE

NOTICE IS HEREBY GIVEN that on behalf of the University of St. Jerome's College, application will be made to the Legislative Assembly of the Province of Ontario for an Act to change the composition of the Board of Governors of the University, to change the name of the University to St. Jerome's University, to amend the terms of office of the chancellor and to amend the requirements with respect to annual financial reporting.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills, should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

Dated at Toronto, this 20th day of October, 2000.

FRANK N. WILLIAMS, Barrister and Solicitor, Counsel of the University of St. Jerome's College.

(3421) 45-48

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice, Pembroke, Ontario, Court File Number 99/46, to me directed, against the real and personal property of STUART GRAY, Defendant, at the suit of JAMES MCKAY (HOMETOWN PLUMBING), Plaintiffs, I have seized and taken in execution all right, title, interest and equity of redemption of STUART GRAY, Defendant, in and to:

ALL AND SINGULAR, those lands and premises being composed of Part of Lot 6, and Concession 7, and Part of the Road Allowance in front of Part Lot 6, and Concession 7, around Mink Lake, Township of Wilberforce, in the County of Renfrew known municipally as R.R. #3, Eganville, Ontario K0J 1T0.

ALL OF WHICH said right, title, interest and equity of redemption of STUART GRAY, Defendant, in the said lands and tenements, I shall offer for sale by Public Auction at: Court House, 297 Pembroke Street East, Pembroke, Ontario on Friday, the 15th day of December, 2000 at 2:00 p.m.

The purchaser assumes responsibility for all mortgages, charges, liens and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater

- payable at time of sale

- non-refundable.

Ten business days from date of sale to arrange financing and pay belance in full.

All payments in cash or by certified cheque payable to the Minister of Finance.

Deed Poll provided by Sheriff only on payment in full. Other conditions as announced.

This sale is subject to cancellation by the Sheriff up to the time of sale without further notice.

NOTE: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed by a Sheriff for sale under legal process, either directly or indirectly.

Dated at Pembroke, this 30th day of October, 2000.

(3427) 46

PAULA RING, Acting Sheriff.

Sales of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL TAX SALES ACT R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWNSHIP OF SEVERN

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on December 12, 2000, at the Township of Severn Municipal Office, 1024 Hurlwood Lane, Orillia, Ontario.

The tenders will then be opened in public on the same day at The Township Muncipal Office, Council Chamber, 1024 Hurlwood Lane, Orillia, Ontario at 3:15 p.m.

Description of Land(s)

Minimum Tender Amount

- Firstly: Being composed of all of the west half of Lot 15, Concession 13, (Geographic Township of Orillia, Northern Division), Township of Severn, County of Simcoe.
- Part of Lot 2, Concession 6,
 Township of Severn (formerly
 Township of South Orillia),
 County of Simcoe. \$39,780.27
 As previously described in Schedule "N" to
 Schedule 1 of Instrument No. 01152794.
- 4. Part of that portion of the North half of the West half of Lot 23,
 Concession 12, Township of Severn (formerly Township of Medonte),
 County of Simcoe......\$3,913.09
 As previously described in Instrument No. 14920.

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the Township of Severn and representing at least 20 per cent of the minimum acceptable tender amount.

The Township of Severn makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* being chapter M.60 of the Revised Statutes of Ontario, 1990 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, accrued penalties and interest, GST if applicable and the land transfer tax.

For further information regarding this sale and to obtain a copy of the prescribed form of tender, contact:

ERIC PETERSON,
Treasurer,
The Corporation of the
Township of Severn,
1024 Hurlwood Lane,
P.O. Box 159,
Orillia, Ontario L3V 6J3.
Tel.: (705) 325-2315

(3428) 46

MUNICIPAL TAX SALES ACT

THE CORPORATION OF THE TOWNSHIP OF HOPE

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on December 5, 2000 at the Township of Hope, Municipal Offices, 5325 County Road 10, PO Box 85, Port Hope, Ontario L1A 3V9.

The tenders will then be opened in public on the same day at 3:15 p.m. at The Corporation of the Township of Hope, Municipal Offices, 5325 County Road 10.

Description of Land(s)	Minimum Tender Amount
File #51/99 RCP 173 Lot 189 Concession 1 Pt Lot 35.	\$1,077.74
File #12/99 RCP 173 Concession 1 Pt Lot 35	
Lot 84	\$ 756.56
Lot 292	\$ 685.67
Lot 295	\$ 685.67
Lot 299	\$ 685.67
Lot 381	\$ 685.67
File #41/99	¢1 102 00
RCP 173 Lot 196 Concession 1 Pt Lot 35.	\$1,193.88

NOTE: Parcels of land are locked and a building permit is not

Tenders must be submitted in a sealed envelope and in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the Township of Hope and representing at least 20 per cent of the tender amount.

Separate tenders must be submitted for each file.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Tax Sales Act being chapter M.60 of the Revised Statutes of Ontario 1990 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

> FRANCES AIRD, Clerk Administrator, The Corporation of the Township of Hope, PO Box 85, Port Hope, Ontario L1A 3V9 Tel: 905-753-2230

Municipal Office: 5325 County Road 10.

(3430) 46

MUNICIPAL TAX SALES ACT

THE CORPORATION OF THE TOWNSHIP OF COLEMAN

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on December 15, 2000 at the Township Office, 10 Prospect Avenue,

The tenders will then be opened in public on the same day at 3:30 p.m.

> Minimum Description of Land(s) Tender Amount Parcel 8699SST Part Lot 1, Concession 2, Township of Coleman,

Parcel 8457SST

Firstly: N½ of the SE¼ of the S½, Lot 1, Concession 6. Secondly: S1/2 of the NE1/4 of the S1/2 of Lot 1, Concession 6 Township of Coleman.

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Tax Sales Act being chapter M.60 of the Revised Statutes of Ontario 1990 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

> CLERK-TREASURER, The Corporation of the Township of Coleman. 10 Prospect Avenue, Cobalt, Ontario P0J 1C0

(3431) 46

MUNICIPAL TAX SALES ACT R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWNSHIP OF HURON-KINLOSS

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on December 4th, 2000, at the Office of the Treasurer of The Corporation of the Township of Huron-Kinloss.

The tenders will then be opened in public on the same day at 3:05 p.m. at the Municipal Office.

Description of Land(s)

Minimum Tender Amount

Part of Parcel 65-1, Section Con A Twp of Huron, being Part of Lot 65, Concession A, designated as Parts 1 and 2, Plan 3R-2944, Township of Huron, County of Bruce, now in the Township of Huron-Kinloss. \$9,810.00

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Tax Sales Act and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

> MARK BECKER. Treasurer, The Corporation of the Township of Huron-Kinloss, 21 Queen Street, Box 130, Ripley, Ontario N0G 2R0. (519) 395-3735

(3432) 46

MUNICIPAL TAX SALES ACT

THE CORPORATION OF THE CITY OF GLOUCESTER

TAKE NOTICE that tenders are invited for the purchase of the land described below and will be received, sealed in an envelope with a description of the property for which a tender is submitted, clearly marked on the envelope, for example: "Tax Sale for Palmerston Drive." Tenders in the prescribed form will be received until 2:30 p.m. local time on Thursday, December 7th, 2000, and are to be addressed to:

The Corporation of the City of Gloucester, 3rd Floor Finance Division, 1595 Telesat Court, P.O. Box 8333, Gloucester, Ontario K1G 3V5. Attention: Treasurer.

The tenders will then be opened in public on the same day in Meeting Room No. 1 on the ground floor, 1595 Telesat Court, immediately following the 2:30 p.m. deadline.

Description of Land(s)

Minimum Acceptable Tender

Parcel M-1, Section 4M-172 Being Block M on Plan 4M-172 Palmerston Drive West

0.06 acres......\$12,955.00

Property Roll Number: 06 06 000 195 24312 Municipal Address: Small parcel of land of

Small parcel of land on Palmerston Drive (corner of Ogilvie Road)

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the City of Gloucester and representing at least 20% of the minimum acceptable tender amount.

The City of Gloucester makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act*, being chapter M.60 of the Revised Statutes of Ontario 1990 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accrued taxes, penalties and interest, GST if applicable and the land transfer tax.

For further information regarding this sale and to obtain a copy of the prescribed form of tender, contact:

LISE BAKER, Collection Officer, City of Gloucester, Tel: (613) 748-4126.

(3433) 46

MUNICIPAL TAX SALES ACT R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824

THE CORPORATION OF THE CITY OF OSHAWA

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 2:30 p.m. local time on Thursday, November 30, 2000, at Purchasing Services, Department of Corporate Services for the Corporation of the City of Oshawa, Oshawa City Hall, 50 Centre Street South, Oshawa, Ontario L1H 3Z7.

A public tender opening will be on the same day at 3:00 pm. (local time) at Oshawa City Hall, Treasury Library, immediately following the closing of tenders.

Tax Sale File No.	Description of Land(s)	Minimum Tender Amount
51-97	All of Lot 1 and the northerly 1 foot throughout of Lot 2, Registered Plan 209, City of Oshawa, Regional Municipality of Durham. SAVE AND EXCEPT that part of said Lot 1 expropriated for road widening and shown as Part 25 on Expropriation Plan 156	\$21,108.27
106-97	Parcel 7-1, Section M-1186, being Block 7, Plan M-1186, City of Oshawa, Regional Municipality of Durham. Parcel Walkways-1, Section M-1103, being Block C, Plan M-1103, City of Oshawa, Regional Municipality of Durham, PIN 16374-0245 (LT)	\$3,407.72
21-98	Part of Lot 4, Concession 3, City of Oshawa (former Township of East Whitby), Regional Municipality of Durham	\$4,274.80

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the City of Oshawa and representing at least 20 per cent of the tender amount.

The City of Oshawa makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act*, being chapter M.60 of the Revised Statutes of Ontario 1990 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated realty taxes, the relevant land transfer tax and Goods & Services Taxes where applicable.

For further information regarding this sale and a copy of the prescribed form of tender, contact: Timothy F. Dwyre, A.M.C.T., C.M.T.C. Tax Collector. Sealed tenders in the prescribed form must be addressed to:

THE TREASURER, c/o Jerry D. Barber, CPPO, Manager, Purchasing Services, The Corporation of the City of Oshawa, 50 Centre Street South, Oshawa, Ontario L1H 3Z7, (905) 436-5637.

(3434) 46

MUNICIPAL TAX SALES ACT

THE CORPORATION OF THE TOWN OF INNISFIL

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on Thursday, December 7, 2000 at the Office of the Treasurer of the Town of Innisfil, 2147 Innisfil Beach Road, Innisfil, Ontario L9S 1A1.

The tenders will then be opened in public on the same day at the Town of Innisfil Council Chambers, 2147 Innisfil Beach Road, Innisfil, Ontario L9S 1A1.

Minimum

Description of Land(s) Tender Amount Part of the South Half of Lot 12, Concession 9, Town of Innisfil (formerly Township of Innisfil), County of Simcoe, as in RO881672,

East Half of the North-West Quarter of Lot 9, Concession 14, Town of Innisfil (formerly Township of West Gwillimbury), County of Simcoe, as previously described in Deed RO1015998, being all of PIN 58049-0034(LT).....\$7,566.10

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Tax Sales Act being chapter M.60 of the Revised Statutes of Ontario 1990 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax and relevant goods and services tax, if applicable.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

> ANDREW COWAN, Treasurer, The Corporation of the Town of Innisfil, 2147 Innisfil Beach Road. Innisfil, Ontario L9S 1A1

(3435) 46

MUNICIPAL TAX SALES ACT R.S.O. 1990, c. M.60, s. 9(1) R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWNSHIP OF THE ARCHIPELAGO

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on November 29, 2000, at the Municipal Office.

The tenders will be opened in public on the same day at 3:30 pm. at the Municipal Office.

Description of Land(s)

Minimum Tender Amount

Parcel 1476 Parry Sound South Section, being Isle of Rest, also known as Island B-486, in Georgian Bay of Lake Huron, Township of Cowper, now the Township of The Archipelago, District of Parry Sound\$3,476.79

Remainder of Parcel 21,673 Parry Sound South Section, being Part of Lots 32 and 33, Concession 9, Township of Shawanaga, now the Township of The Archipelago, District of Parry Sound, designated as Part 24, Plan PSR-1516. Together with a right of way over Part A, PSR-1356 and Part A, PSR-1378. Together with a right of user over Part D, PSR-1364, and over Part of Lot 32, Concession 9, designated as Part 7, PSR-1356 as set out in Transfer 126185......\$6,210.55 Description of Land(s)

Minimum Tender Amount

Parcel 7290 Parry Sound North Section, Summer Resort Location C.T. 85, being Part of Lot 25, Concession 3, Township of Harrison, now the Township of The Archipelago,

Parcel 20,633 Parry Sound South Section, being Part of Lot 33, Concession 9, Township of Shawanaga, now the Township of The Archipelago, District of Parry Sound, designated as Part 20, PSR-1516. Together with a right of user over Part of Lots 32 and 33, Concession 9, designated as Part D, PSR-1364 and Part 7, PSR-1356 as set out in

Parcel 21,451 Parry Sound South Section, being Part of Lot 33, Concession 9, Township of Shawanaga, now the Township of The Archipelago, District of Parry Sound, designated as Part 9, PSR-1516. Together with a right of user over Part of Lots 32 and 33, Concession 9, designated as Part 7, PSR-1356 and Part D, PSR-1364 as set out in Instrument 135331..... \$6,200.82

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Tax Sales Act and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

> WENDY HAWES, Treasurer/Tax Collector, The Corporation of the Township of The Archipelago, 9 James Street, Parry Sound, Ontario P2A 1T4.

(3436) 46

Sales of Land for Tax Arrears by Public Auction Ventes de terrains aux enchères publiques pour arriéré d'impôt

MUNICIPAL TAX SALES ACT

THE CORPORATION OF THE CITY OF WINDSOR

TAKE NOTICE that the land(s) described below will be offered for sale by public auction at 10:00 o'clock in the morning on the 22nd day of November, 2000 at Council Chambers, Third Floor, Windsor City Hall, 350 City Hall Square West, Windsor, Ontario.

Minimum

Minimum

Sandy Nosella-Kush at 255-6100 Ext. 6364.

	Description of Land(s)	Bid \$		Description of Land(s)	Bid \$
1)	1180 ALBERT ROAD Plan 700 Lot 13, Size: 32' × 115' \$13	3,730.15	15)	ENSIGN STREET VACANT LAND Plan 967 Lot 54, Size: 30' × 125'	\$3,234.62
2)	2615 TURNER ROAD Plan 951, Lot 288 North Part Lot 289, Size: 60' × 110'\$22	2,012.86	16)	MATCHETTE STREET VACANT LAN Plan 855, Lots 32, 33, 34, 35, East Part Size: 131.54' Fr.	Lot 31,
3)	560 AYLMER STREET (commercial) Plan 126, West Part Lot 3 Block 23, Size: 50' × 65.25'	2,280.90	17)	WRIGHT STREET VACANT LAND Plan 855, Lots 76 to 80 inclusive, Part Lots 72 to 75 inclusive, Size: 150' Fr.	\$5,145.32
4)	AYLMER STREET VACANT LAND (commercial) Plan 126, Part Lots 2 & 3, Block 23, Size: 40' × 90R' × irregular × 130.58' \$9	,128.63	18)	HEALY STREET VACANT LAND Plan 855, Lots 89 to 96 inclusive, Size: 240' × 100'	\$5 773 23
5)	1333 LILLIAN STREET Plan 128, Part Lot 11, Size: 32.5' × 90'	3,087.12	Δ11	amounts payable by the successful purch	
6)	JOHN B STREET VACANT LAND Plan 759, Part Lot 12, Plan 12R7455 Part 8, Size: 38' Fr. × irregular\$4	,790.88	full at cheque Savin	the time of the sale by cash or money order certified by a bank, trust corporation gs Office. A line of credit is not consider Municipal Tax Sales Act.	ler or by a bank draft or or Province of Ontario
7)	JOHN B STREET VACANT LAND Plan 759, Lot 11, Plan 12R7455 Part 7, Size: 38' × 38' × 90' × 88.15'	3,107.81	other	municipality makes no representation reg matters relating to the land to be sold. R g these matters rests with the potential pu	esponsibility for ascer-
8)	ARISTOTLE STREET VACANT LAND Plan 12M328, Block 78, Size: 60' × 25'	,009.64	M.60	s sale is governed by the Municipal Tax S of the Revised Statutes of Ontario 1990	and the Municipal Tax
9)	ARISTOTLE STREET VACANT LAND Plan 12M328, Block 87, Size: 93' × 25'	3,996.83	amou	Rules. The successful purchaser will but bid plus accumulated taxes from the first levant land transfer tax and G.S.T. where	t day of advertising and
10)	ARISTOTLE STREET VACANT LAND Plan 12M328, Block 88, Size: 60' × 25'	,996.83	For	further information regarding this sale, co	ontact:
11)	ARISTOTLE STREET VACANT LAND Plan 12M328, Block 89, Size: 65.29' × 25'	,996.83		JOHN POULSON, Sen Treasury Services,	
12)	PART OF NORTH/SOUTH CLOSED ALLEY AT REAR OF 2539 ARTHUR ROAD Size: 77.17' × 84.23' × 6' × 6' (subject to easements)	3,837.75		Corporation of the C Corporate Services I Room 100, Main Flo 350 City Hall Squar Windsor, Ontario,	Department, por,
13)	LAUZON ROAD VACANT LAND Concession 2, Part Farm Lot 128, Plan 12R1696, Part 3,			N9A 6S1, (519) 255-6100 Ext.	
	Size: irregular (subject to easement)\$4	,426.88	(2.420	Additional Contacts Arunas Januska, at 2	

(3429) 46

BETTS VACANT LAND

Plan 1014, Lot 156, Lot 157, South Part Lot 155, North Part Lot 158, Size: 90' × 100' \$3,987.23

14)



Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2000-11-11

ONTARIO REGULATION 573/00

made under the

FARM PRODUCTS MARKETING ACT

Made: October 17, 2000 Filed: October 24, 2000

Amending Reg. 431 of R.R.O. 1990 (Soybeans – Marketing)

Note: Regulation 431 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

1. Section 1 of Regulation 431 of the Revised Regulations of Ontario, 1990 is amended by adding the following definition:

"Grain Committee" means the Grain Section Committee of the Ontario Agri Business Association;

- 2. (1) Subsection 8 (1) of the Regulation is amended by striking out "Soybean Committee of the Ontario Grain & Feed Association" and substituting "Grain Committee".
- (2) Subsection 8 (2) of the Regulation is amended by striking out "Soybean Committee of the Ontario Grain & Feed Association" and substituting "Grain Committee".
- (3) Subsection 8 (3) of the Regulation is amended by striking out "Soybean Committee of the Ontario Grain & Feed Association" and substituting "Grain Committee".
- (4) Subsection 8 (5) of the Regulation is amended by striking out "Soybean Committee of the Ontario Grain & Feed Association" and substituting "Grain Committee".
- (5) Subsection 8 (6) of the Regulation is amended by striking out "Soybean Committee of the Ontario Grain & Feed Association" and substituting "Grain Committee".
- 3. Section 9 of the Regulation is amended by striking out "The Negotiating Committee for Soybeans" at the beginning and substituting "The Negotiating Agency for Soybeans".
- 4. Section 10 of the Regulation is amended by striking out "Soybean Committee of the Ontario Grain & Feed Association" and substituting "Grain Committee".
- 5. Clause 11 (3) (c) of the Regulation is amended by striking out "Soybean Committee of the Ontario Grain & Feed Association" and substituting "Grain Committee".
- 6. Clause 14 (c) of the Regulation is revoked and the following substituted:
 - (c) the Grain Committee shall appoint four members;
- 7. Clause 14 (e) of the Regulation is revoked and the following substituted:
 - (e) the Canadian Seed Trade Association shall appoint one member,

.

8. Section 18 of the Regulation is amended by striking out "Soybean Committee of the Ontario Grain & Feed Association" and substituting "Grain Committee".

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

ROD STORK
Chair

GLORIA MARCO BORYS
Secretary

Dated on October 17, 2000.

46/00

ONTARIO REGULATION 574/00

made under the

LAND REGISTRATION REFORM ACT

Made: June 19, 2000 Filed: October 25, 2000

Amending O. Reg. 16/99 (Automated System)

Note: Ontario Regulation 16/99 has previously been amended by Ontario Regulations 164/00, 427/00 and 476/00.

1. The Table to subsection 3 (1) of Ontario Regulation 16/99 is amended by adding the following item:

COLUMN 1	COLUMN 2
Peel (No. 43)	October 25, 2000

ROBERT W. RUNCIMAN
Minister of Consumer and Commercial Relations

Dated on June 19, 2000.

46/00

ONTARIO REGULATION 575/00

made under the

POWER CORPORATION ACT

Made: October 18, 2000 Filed: October 26, 2000

Revoking O. Reg. 296/91 (Elliot Lake Region Economic Development Program)

1. Ontario Regulations 296/91 and 165/97 are revoked.

46/00

ONTARIO REGULATION 576/00

made under the

ELECTRICITY ACT, 1998

Made: October 25, 2000 Filed: October 26, 2000

Amending O. Reg. 160/99 (Definitions and Exemptions)

Note: Ontario Regulation 160/99 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

1. Ontario Regulation 160/99 is amended by adding the following sections:

- 4.1 Subsection 142 (2) of the Act does not apply to a municipal corporation if, before November 7, 2000, the municipal corporation made an application to the Ontario Energy Board for approval to transfer, to a municipal electricity utility as defined in section 88 of the Act or to the Generation Corporation, the Services Corporation or a subsidiary of the Generation Corporation or the Services Corporation, an interest in real or personal property that has been used in connection with generating, transmitting, distributing or retailing electricity.
- 4.2 Section 144 of the Act does not apply to a municipal corporation if.
 - (a) before November 7, 2000, the municipal corporation made an application to the Ontario Energy Board for approval to transfer, to a municipal electricity utility as defined in section 88 of the Act or to the Generation Corporation, the Services Corporation or a subsidiary of the Generation Corporation or the Services Corporation, an interest in real or personal property that has been used in connection with generating, transmitting, distributing or retailing electricity; and
 - (b) the application to the Ontario Energy Board has not been finally determined or less than 60 days have elapsed since the application was finally determined.

46/00

ONTARIO REGULATION 577/00

made under the

EDUCATION ACT

Made: October 25, 2000 Filed: October 26, 2000

Amending Reg. 294 of R.R.O. 1990 (James Bay Lowlands Secondary School Board)

Note: Since the end of 1999, Regulation 294 has been amended by Ontario Regulation 60/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

1. Clause 3 (1) (a) of Regulation 294 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (a) two shall be elected by and from among the electors in respect of the Town of Moosonee; and
- 2. Subsection 4 (1) of the Regulation is revoked and the following substituted:

- (1) In addition to the disqualifications set out in the Act, a person is not qualified to be elected or to act as a member of the board who is a member of the council of the Town of Moosonee.
- 3. Clause 5 (5) (a) of the Regulation is revoked and the following substituted:
 - (a) in the case of the meeting to elect the members provided for in clause 3 (1) (a), be the clerk of the Town of Moosonee; and
 - 4. Section 6 of the Regulation is revoked.
- 5. The Schedule to the Regulation is revoked and the following substituted:

Schedule

THE JAMES BAY LOWLANDS SECONDARY SCHOOL DISTRICT

That part of the Territorial District of Cochrane comprised of the Town of Moosonee and the unsurveyed territory consisting of the islands in the Moose River that are situate in their entirety north of a line formed by the projection easterly of the southerly boundary of the Town of Moosonee to the westerly limit of Indian Reserve No. 68.

6. This Regulation comes into force on January 1, 2001.

46/00

ONTARIO REGULATION 578/00 made under the

EDUCATION ACT

Made: October 25, 2000 Filed: October 26, 2000

Amending Reg. 295 of R.R.O. 1990 (Northern District School Area Board)

Note: Since the end of 1999, Regulation 295 has been amended by Ontario Regulation 61/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Subsection 3 (1) of Regulation 295 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:
 - (1) The Board shall be composed of five members,
 - (a) three of whom shall be elected by and from the electors in respect of the area composed of,
 - the school section formerly known as The Armstrong District School Area,
 - (ii) the school section formerly known as The Auden District School Area, and
 - (iii) the school section formerly known as The Ferland District School Area; and
 - (b) two of whom shall be elected by and from the electors in respect of the area composed of,
 - (i) the school section formerly known as The Allanwater District School Area, and
 - (ii) the school section formerly known as The Savant Lake District School Area.

- 2. Subsection 4 (2) of the Regulation is revoked and the following substituted:
- (2) The members of the Board shall be elected at a general meeting of the electors in respect of each of the two areas for which members may be elected, held separately in each of those areas.
 - 3. (1) This Regulation comes into force on December 1, 2000.
- (2) Despite subsection (1), the elections to the Board to be held in November, 2000 shall be conducted as if this Regulation came into force on the day on which it was filed.

ONTARIO REGULATION 579/00

made under the

EDUCATION ACT

Made: October 25, 2000 Filed: October 26, 2000

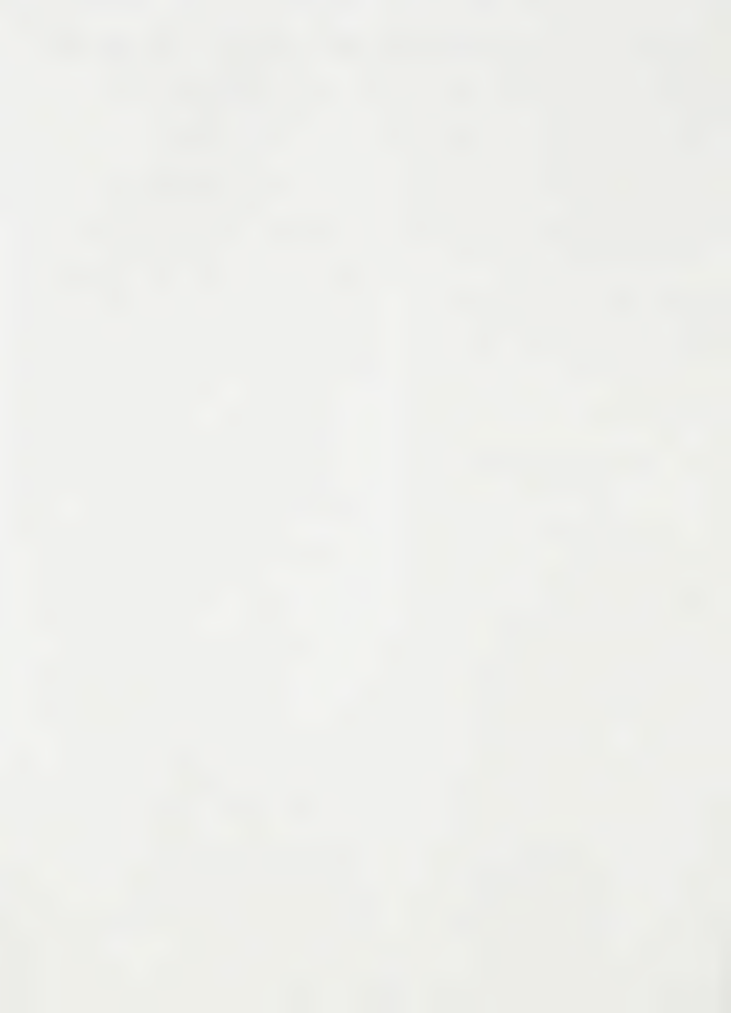
Amending O. Reg. 467/97 (Deemed District Municipalities (School Authority Jurisdiction) — Tax Rates)

Note: Ontario Regulation 467/97 has previously been amended by Ontario Regulation 397/00.

- 1. Section 4 of Ontario Regulation 467/97 is amended by striking out "Moosonee Development Area" and substituting "Town of Moosonee".
 - 2. This Regulation comes into force on January 1, 2001.

46/00

46/00



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Information

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Advertisements including the names of any signing officers must be typed or written legibly.

- 1. Advertising rates are for a first insertion per columnar space
 - i. up to 25mm is \$22.50
 - ii. from 25mm to 100mm per columnar space is \$5.60 for each 6mm
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Information

LA GAZETTE DE L'ONTARIO paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 16 h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront.

Les annonces, ainsi que le nom des signataires autorisés, doivent être dactylographiées ou écrites lisiblement.

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 - iii. allant de 100 mm à 476 mm, par espace-colonne : 5,50 \$ pour chaque tranche de 6 mm
- 2. Dans chaque année civile, lorsque l'on a atteint 476 mm, le tarif est de 54,10 \$ pour chaque tranche ou partie de tranche supplémentaire de 119 mm.
- 3. Pour chaque insertion multiple commandée en même temps que l'insertion initiale, le tarif se calcule à raison de 50 % du tarif payable indiqué au paragraphe 1 ou 2, selon le cas.

Le tarif d'abonnement est de 126,50 \$ + 7% T.P.S. pour 52 numéros hebdomadaires, et le tarif au numéro, de 2,90 \$ + 7% T.P.S. (payable à l'avance). Tous les tarifs peuvent être augmentés sans préavis. Pour le tarif approprié, veuillez téléphoner (416) 326-3893 pendant les heures d'ouverture normales de bureau.

Les paiements peuvent être effectués au moyen de la carte VISA ou MasterCard. Les chèques ou mandats doivent être faits à l'ordre du MINISTRE DES FINANCES et toute correspondance, notamment les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO
50, rue Grosvenor, Toronto, (Ontario) M7A 1N8
Téléphone 326-5310
Appel sans frais 1 800 668-9938



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The Ontario Gazette La Gazette de l'Ontario

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Toronto

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Parliamentary Notice—Royal Assent Avis parlementaire—sanction royale

THE PROVINCE OF ONTARIO

Toronto, Thursday, November 2, 2000

3:50 p.m.

In the name of Her Majesty the Queen, Her Honour the Lieutenant Governor assented to the following bills in her office: –

Bill 94

An Act to revise the Racing Commission Act.

[S.O. 2000, Chapter 20]

Bill 112

An Act to amend the McMichael Canadian Art

Collection Act.

[S.O. 2000, Chapter 21]

(6756) 47

CLAUDE L. DESROSIERS, Clerk of the Legislative Assembly.

PROVINCE DE L'ONTARIO

Toronto, jeudi 2 novembre 2000

3 h 50

Au nom de Sa Majesté la Reine, Son Honneur la lieutenantegouverneure a accordé la sanction royale aux projets de loi suivants à son bureau :

Projet de loi 94

Loi révisant la Loi sur la Commission des courses

de chevaux.

[L.O. 2000, Chapitre 20]

Projet de loi 112

Loi modifiant la Loi sur la Collection McMichael d'art canadien.

[L.O. 2000, Chapitre 21]

(6757) 47

Le greffier de l'Assemblée législative, CLAUDE L. DESROSIERS.

Motor Vehicle Transport Act/ Truck Transportation Act Loi sur les transports routiers/ Loi sur le camionnage

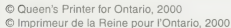
The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la Loi sur le camionnage, L.R.O. 1990, chapitre T.22, et/ou la Loi de 1987 sur les transports routiers, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la Loi de 1987 sur les transports routiers et l'office des transports de l'Ontario et/ou le registrateur des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

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AGRI-SAFE LTD. WACO, TX

BDL TRANSPORT L.L.C.

BROWN, GREGORY, T./ BROWN, KATHY, L. ST. THOMAS. ON

COTE, MICHEL SAWYERVILLE, QC

COUTO, RUY PICKERING, ON

JACKO EXPRESS INC. OTTAWA, ON

JNJ CARTAGE INC. CAMBRIDGE, ON

LASERBRO TRANSPORT INC. LAC NOMININGUE, QC

LEGAULT, MICHEL, J. BELLEVILLE, ON

LOUETTE, REJEAN AMOS, QC

MANNELL, ROBERT, J. YOUNGS POINT, ON

MCKOY, GREGORY, J. MALTON, ON

POINTER FREIGHT INC. NANAIMO, BC

PRESENGER, DANIEL, L./ HAPPY, MARTYN, P. THUNDER BAY

RRB FARM EQUIPMENT INC. MOUNTAIN. ON

SIDHU, S. AMRATPAL, TORONTO, ON

TRAIFOROS, GEORGE TORONTO, ON

TURGEON TRANSPORT INC. LEVIS, OC

WALKER, N.Y. JARRETT ASHRURN ON

WOODWARD TRANSPORTATION LTD. FENELON FALLS. ON

1329481 ONTARIO INC. CUMBERLAND, ON

3818977 CANADA INC. GRANBY, ON

9019-7708 QUEBEC INC. ST-ROCH-RICHELIEU, QC

9093-1189 QUEBEC INC. ANGERS, OC

ANGERS, QC

9095-7994 QUEBEC INC. ST-VALENTIN, QC

9096-8512 QUEBEC INC. MONTREAL, OC

> J. Greig Beatty Manager Chef de Service

Ontario Highway Transport Board

IN THE MATTER of the Public Vehicles Act, AND IN THE MATTER of the Motor Vehicle Transport Act, 1987 AND IN THE MATTER of the Ontario Highway Transport Board Act AND IN THE MATTER of

- 1. Anbel Bus Lines Inc. File #45897-RE(1) 2 Bradwick Dr., Concord, ON L4K 3T3
- Autobus Fleur De Lys 1989 Inc. File #45896-RE(1)
 235 Boul. du Pont, St. Nicholas, Quebec GOS 2Z0
- Tokmakjian Limited, o/a Can-Ar Coach -File # 37267-RE(2)
 221 Caldari Road, Concord, ON L4K 3Z9
- 4. 3094-8855 Quebec Inc. File #45369-RE(3) 2575 Dalton St., Sainte-Foy, Quebec GIP 3S7

NOTICE

The Board is in receipt of applications by Jerome J. Alexander o/a "Peachtree Charter Tours" ("Peachtree") pursuant to Sections 2, 10 and 11 of the *Public Vehicles Act*. Peachtree has satisfied the Board that there are apparent grounds to suspend, cancel or impose conditions on the operating licences of the licensed carriers or issue an order described in Section 11(3) of the *Public Vehicles Act*.

All Information pertaining to this matter is on file at the Board and can be made available on request. (Telephone 416-326-6732).

TAKE NOTICE that the Board will hold a hearing on this matter to determine whether to issue an order described in Section 11 (3) of the *Public Vehicles Act*.

The hearing will be held on Wednesday and Thursday the 20th and 21st days of December, 2000 at 10:00 a.m. at the Board's Chambers, 151 Bloor Street West, 10th Floor, Toronto, Ontario M5S 2T5.

AND FURTHER TAKE NOTICE that should any party to these proceedings not attend at the time and place shown for the hearing, the Board May proceed in their absence and they will not be entitled to any further notice in this proceedings.

AND FURTHER TAKE NOTICE that any interested person (i.e. a person who has an economic interest in the outcome of the matter)

may file a statement with the Board and serve it on the respondents at least 10 days before the hearing date and pay a fee of \$400.00 payable to the Minister of Finance.

Felix D'Mello Board Secretary

IN THE MATTER of the *Public Vehicles Act*, AND IN THE MATTER of the *Motor Vehicle Transport Act, 1987* AND IN THE MATTER of the *Ontario Highway Transport Board Act* AND IN THE MATTER of

Donald Harrison - File # 45886-RE(1) o/a "U Need A Shuttle" 45 Erie Street North, Leamington, ON N8H 2L0

NOTICE

The Board is in receipt of an application by C. A. Bailey Limited ("Bailey") pursuant to Section 11 of the *Public Vehicles Act*. Bailey has satisfied the Board that there are apparent grounds to issue an order described in Section 11(3) of the *Public Vehicles Act* on Donald Harrison.

All Information pertaining to this matter is on file at the Board and can be made available on request. (Telephone 416-326-6732).

TAKE NOTICE that the Board will hold a hearing on this matter to determine whether to issue an order described in Section 11 (3) of the Public Vehicles Act.

The hearing will be held on Tuesday the 19th day of December, 2000 at 10:00 a.m. at the Public Utilities Commission, 9 Clark Street West, Leamington, Ontario.

AND FURTHER TAKE NOTICE that should any party to this proceedings not attend at the time and place shown for the hearing, the Board May proceed in their absence and they will not be entitled to any further notice in this proceedings.

AND FURTHER TAKE NOTICE that any interested person (i.e. a person who has an economic interest in the outcome of the matter)

45810-B

may file a statement with the Board and serve it on Donald Harrison at least 10 days before the hearing date and pay a fee of \$400.00 payable to the Minister of Finance.

Felix D'Mello Board Secretary

Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act.* All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

- 1. complete a Notice of Objection Form,
- 2. serve the applicant with the objection,
- file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
- 4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Peter Cullingford

45519-A

7451 Kingston Rd., Toronto, ON M1B 5S8

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipality of Durham and the City of Toronto to the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there shall be no pick up or discharge of passengers except at point of origin;

Incentours Incorporated 291 Eglinton Ave. E., Toronto, ON M4P 1L3

45899

For the transportation of passengers on a chartered trip from points in the Regional Municipalities of Peel, York and Ottawa-Carleton and the City of Toronto to the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings for furtherance as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT:

- there be no pick up or discharge of passengers except at point of origin;
- the licensee shall be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, RSO 1990, Chapter P. 54.

45899-A

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipalities of Peel, York and Ottawa-Carleton and the City of Toronto.

PROVIDED THAT the licensee shall be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of

Section 7 of Regulation 982 under the *Public Vehicles Act*, RSO 1990, Chapter P. 54.

EXPLANATORY NOTE:

The applicant proposes to transport passengers who will originate abroad and will land by air at airports at Ottawa, Montreal and Toronto. No services are offered in English.

Darryl O. Guiotto 3856 Highway 35, R. R. # 2, Cameron, ON K0M 1G0

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Counties of Elgin and Oxford to the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT:

- there shall be no pick up or discharge of passengers except at point of origin;
- the licensee shall be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, RSO 1990, Chapter P. 54.

45810-C

45900

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Counties of Elgin and Oxford.

PROVIDED THAT the licensee shall be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, RSO 1990, Chapter P. 54.

NOTICE

The following is an application for a public vehicle operating license filed under the *Public Vehicles Act* to be heard on Tuesday the 12th day of December, 2000 at 10:00 a.m. at the Board's Chambers, 151 Bloor St. W., 10th Floor, Toronto, ON M5S 2T5. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection by December 5, 2000. The objector shall:

- 1. complete a Notice of Objection Form,
- 2. serve the applicant with the objection,
- 3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
- 4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

The Regional Municipality of York 17250 Yonge St., 4th Floor, Newmarket, ON L3Y 6Z1

Applies for a public vehicle operating licence:

- For the transportation of passengers between points in The Regional Municipality of York.
- For the transportation of passengers between The Regional Municipality of York and the City of Toronto;
 - PROVIDED that there shall be no pick up of passengers southbound within the City of Toronto and no discharge of passengers northbound within the City of Toronto.
- For the transportation of passengers between Brampton, The Regional Municipality of York and the City of Toronto for the purpose of providing a joint through-bus service in conjunction with the City of Brampton between Brampton and the Finch Subway Station in Toronto;

PROVIDED that this authority shall be operated only while a signed agreement relative to the aforementioned service is in full force and effect among the municipalities above-named and on file with the Ontario Highway Transport Board.

PROVIDED that with respect to paragraphs 1 to 3 inclusive the licensee shall be restricted to the operation of chartered trips solely between points in The Regional Municipality of York; and

PROVIDED FURTHER that the terms of licences described below be cancelled:

Public Vehicle Licence No. 3905 in the name of the Corporation of the City of Vaughan

Public Vehicle Licence No. 3218 in the name of the Corporation of the Town of Richmond Hill

Public Vehicle Licence No. 2819 in the name of the Corporation of the Town of Markham.

Felix D'Mello Board Secretary Secretaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Name of Corporation:

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la Loi sur les compagnies, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
2000-1-24 595519 ONTARIO INC	
2000-1-26 885072 ONTARIO INC	885072
CRAIG BENNETT CONSULTING INC. ERMINETECH LTD. JARVIS ANIMAL HEALTH CENTRES I	1060893
JOCADA MANAGEMENT LTD	
815628 ONTARIO LIMITED	
CUTTEN INVESTMENTS LIMITED KUEH KUEH DESSERTS INC. 1263327 ONTARIO LIMITED 2000-10-11	
ANDREOU FOODS LTD AVENUE DRUGS LTD RAY JANITORIAL SERVICES LTD SIATO D. ENTERPRISES INC 410762 ONTARIO LIMITED	
2000-10-12 A.J. NEWSTEAD INSURANCE AGENC FUTORO 2000 ELECTRONICS INC HOSES PLUS INC 421461 ONTARIO INC 2000-10-13	
CORTLEIGH INDUSTRIES LIMITED DENLOG CONSULTING INC	

Name of Corporation: Dénomination sociale	Ontario Corporation Number Numéro de la
de la compagnie :	compagnie en Ontario
de la compagnie.	- Compagnic on Ontario
2000-10-16	
CARATERS INC	
E. A. VAMVAKAS INSURANCE AGE	
HESTCO CORPORATION	
LAKERANGE SERVICE CENTRE LTI	D 649243
MICHAEL PRODUCTIONS LIMITED	
OSBRUCE LIMITED	
R. A. EGAN & ASSOCIATES LIMITEI	D
SCOTT'S CANINE SERVICES INC	
428780 ONTARIO LIMITED	
965580 ONTARIO LTD	
1065381 ONTARIO INC	1065381
1116184 ONTARIO INC.	
2000-10-17	
DECCAN INFOSYSTEMS INC	1239146
INLAND CREDITS LIMITED PERSONAL BEREAVEMENT COUNS	FL ING
SERVICES LIMITED	ELLING
STIRLING LEASING SERVICES (BEL	1 EVILLE) I IMITED 410764
1040668 ONTARIO LIMITED	10/0669
2000-10-18	
RIBBLEHEAD SOLUTIONS INC	1010379
S & W INSTALLATIONS INC	711557
STIKEL INVESTMENTS LIMITED	215120
WAGWHEELS MOTORS LIMITED	
1048475 ONTARIO INC	
1112989 ONTARIO INC	
2000-10-19	
H M S MARKETING SERVICES INC	
J. BRUCE BATEMAN ARCHITECT IN	C 693729
VIITANEN CONSTRUCTION LTD	
685621 ONTARIO LTD	
729337 ONTARIO LTD	
1182713 ONTARIO INC	
2000-10-20	
D & N ELECTRICAL CONTRACTOR	LTD 1316815
2000-10-23	1117075
IVAN CHUNG CONSULTING CO. LTD KAIBRO INVESTMENTS COMPANY)
NOVAK CONSULTANCY INC	LID
REET MCGOVERN WRITERS INC	514572
RICHTON GROUP INC	
RYBAK REALTY LTD.	
SILENT SHEET METAL COMPANY L	
YOUTH LEARNING ACADEMY INC.	
913671 ONTARIO INC	

Dénomination sociale de la compagnie : Numéro de compagnie en Onta 1051921 ONTARIO LTD. 105191 1110201 ONTARIO INC. 11102 1233347 ONTARIO INC. 12333 1254485 ONTARIO INC. 12544 1373444 ONTARIO LTD. 13734 2000-10-24 368 DATON DEVELOPMENTS LIMITED. 368 GRYPHON OFFICE SERVICES INC. 4955 PAMAFIST INVESTMENTS LIMITED 3407 2000-10-25 10904 LITTLE GUYS BOUNCEABOUTS INC. 10904 PODI INVESTMENTS INC. 8370 QUAD-TEK SYSTEMS INC. 2728 2000-10-26 41-PAT SOLAR LIGHTING LTD. 10193 2000-10-27 BULOH HOLDINGS LTD. 4128 CAMBRAY CONSULTANTS LIMITED 2417 MING-MING ENTERPRISES INCORPORATED 11170 2000-10-30 12766 CREATIVE DIGITAL IMAGING INC. 12766 FIRST CANADIAN BUILDER GROUP INC. 1403 HICKINGBOTTOM INSURANCE BROKER LTD. 4286 SLAIGHT INVESTMENTS CORPORATION LIMITED 1078 VORONA & ASSO	921 201 347 485 444 171 583 472 760 462 042 812 576 829 785 097 701 482 474 474 474 474 474 474 474 474 474 47
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S. & S. CLEANERS LIMITED	760 462 042 8812 576 8829 785 097 701 482 774 416 194 542 649
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LITTLE GUYS BOUNCEABOUTS INC. 1090 PODI INVESTMENTS INC. 8370 QUAD-TEK SYSTEMS INC. 2728 2000-10-26 AL-PAT SOLAR LIGHTING LTD. 10199 2000-10-27 BULOH HOLDINGS LTD. 4128 CAMBRAY CONSULTANTS LIMITED 2417 MING-MING ENTERPRISES INCORPORATED 11176 2000-10-30 CREATIVE DIGITAL IMAGING INC. 12766 EASTERN CHANNEL HOLDINGS LTD. 9624 FIRST CANADIAN BUILDER GROUP INC. 14037 HICKINGBOTTOM INSURANCE BROKER LTD. 4288 SLAIGHT INVESTMENTS CORPORATION LIMITED 1078 VORONA & ASSOCIATES INC. 9844 WINNERS MERCHANTS LTD. 10566 1275989 ONTARIO INC. 12756 2000-10-31 E. JAMES STERGIOU RISK CONSULTANTS	042 812 576 829 785 097 701 482 774 416 194 542 649
PODI INVESTMENTS INC. 8370 QUAD-TEK SYSTEMS INC. 2728 2000-10-26 AL-PAT SOLAR LIGHTING LTD. 10199 2000-10-27 BULOH HOLDINGS LTD. 4129 CAMBRAY CONSULTANTS LIMITED 2411 MING-MING ENTERPRISES INCORPORATED 11170 2000-10-30 CREATIVE DIGITAL IMAGING INC. 12766 EASTERN CHANNEL HOLDINGS LTD. 9624 FIRST CANADIAN BUILDER GROUP INC. 14037 HICKINGBOTTOM INSURANCE BROKER LTD. 4288 SLAIGHT INVESTMENTS CORPORATION LIMITED 1078 VORONA & ASSOCIATES INC. 9844 WINNERS MERCHANTS LTD. 10566 1275989 ONTARIO INC. 12759 2000-10-31 E. JAMES STERGIOU RISK CONSULTANTS	042 812 576 829 785 097 701 482 774 416 194 542 649
QUAD-TEK SYSTEMS INC. 2728 2000-10-26 10193 2000-10-27 10193 BULOH HOLDINGS LTD. 4128 CAMBRAY CONSULTANTS LIMITED 2417 MING-MING ENTERPRISES INCORPORATED 11170 2000-10-30 12766 CREATIVE DIGITAL IMAGING INC. 12766 EASTERN CHANNEL HOLDINGS LTD. 9624 FIRST CANADIAN BUILDER GROUP INC. 1403 HICKINGBOTTOM INSURANCE BROKER LTD. 428 SLAIGHT INVESTMENTS CORPORATION LIMITED 1078 VORONA & ASSOCIATES INC. 9845 WINNERS MERCHANTS LTD. 10560 1275989 ONTARIO INC. 12759 2000-10-31 E. JAMES STERGIOU RISK CONSULTANTS	812 576 829 785 097 701 482 774 416 194 542 649
AL-PAT SOLAR LIGHTING LTD. 10192 2000-10-27 BULOH HOLDINGS LTD. 4128 CAMBRAY CONSULTANTS LIMITED 2411' MING-MING ENTERPRISES INCORPORATED 11170 2000-10-30 CREATIVE DIGITAL IMAGING INC. 1276' EASTERN CHANNEL HOLDINGS LTD. 9624' FIRST CANADIAN BUILDER GROUP INC. 1403' HICKINGBOTTOM INSURANCE BROKER LTD. 428- SLAIGHT INVESTMENTS CORPORATION LIMITED 1078 VORONA & ASSOCIATES INC. 9844' WINNERS MERCHANTS LTD. 10560 1275989 ONTARIO INC. 12759 2000-10-31 E. JAMES STERGIOU RISK CONSULTANTS	829 785 097 701 482 774 416 194 542 649
2000-10-27 BULOH HOLDINGS LTD. 4128 CAMBRAY CONSULTANTS LIMITED 2417 MING-MING ENTERPRISES INCORPORATED 11170 2000-10-30 1276 CREATIVE DIGITAL IMAGING INC. 1276 EASTERN CHANNEL HOLDINGS LTD. 9624 FIRST CANADIAN BUILDER GROUP INC. 1403 HICKINGBOTTOM INSURANCE BROKER LTD. 428 SLAIGHT INVESTMENTS CORPORATION LIMITED 1078 VORONA & ASSOCIATES INC. 984 WINNERS MERCHANTS LTD. 1056 1275989 ONTARIO INC. 12759 2000-10-31 E. JAMES STERGIOU RISK CONSULTANTS	829 785 097 701 482 774 416 194 542 649
BULOH HOLDINGS LTD. 4126 CAMBRAY CONSULTANTS LIMITED 2417 MING-MING ENTERPRISES INCORPORATED 11176 2000-10-30 CREATIVE DIGITAL IMAGING INC. 12766 EASTERN CHANNEL HOLDINGS LTD. 9624 FIRST CANADIAN BUILDER GROUP INC. 14037 HICKINGBOTTOM INSURANCE BROKER LTD. 4286 SLAIGHT INVESTMENTS CORPORATION LIMITED 1078 VORONA & ASSOCIATES INC. 9844 WINNERS MERCHANTS LTD. 10566 1275989 ONTARIO INC. 12759 2000-10-31 E. JAMES STERGIOU RISK CONSULTANTS	785 097 701 482 774 416 194 542 649
CAMBRAY CONSULTANTS LIMITED 241° MING-MING ENTERPRISES INCORPORATED 11170 2000-10-30 1276° CREATIVE DIGITAL IMAGING INC. 1276° EASTERN CHANNEL HOLDINGS LTD. 962° FIRST CANADIAN BUILDER GROUP INC. 1403° HICKINGBOTTOM INSURANCE BROKER LTD. 428° SLAIGHT INVESTMENTS CORPORATION LIMITED 1078° VORONA & ASSOCIATES INC. 984° WINNERS MERCHANTS LTD. 1056° 1275° 2000-10-31 E. JAMES STERGIOU RISK CONSULTANTS	785 097 701 482 774 416 194 542 649
MING-MING ENTERPRISES INCORPORATED 11170 2000-10-30 12766 CREATIVE DIGITAL IMAGING INC. 12766 EASTERN CHANNEL HOLDINGS LTD. 9624 FIRST CANADIAN BUILDER GROUP INC. 1403 HICKINGBOTTOM INSURANCE BROKER LTD. 4286 SLAIGHT INVESTMENTS CORPORATION LIMITED 1078 VORONA & ASSOCIATES INC. 9845 WINNERS MERCHANTS LTD. 10566 1275989 ONTARIO INC. 12759 2000-10-31 E. JAMES STERGIOU RISK CONSULTANTS	701 482 774 416 194 542 649
2000-10-30 CREATIVE DIGITAL IMAGING INC	701 482 774 416 194 542 649
EASTERN CHANNEL HOLDINGS LTD. 9624 FIRST CANADIAN BUILDER GROUP INC. 1403* HICKINGBOTTOM INSURANCE BROKER LTD. 428* SLAIGHT INVESTMENTS CORPORATION LIMITED 1078 VORONA & ASSOCIATES INC. 984* WINNERS MERCHANTS LTD. 10560 127598 ONTARIO INC. 1275* 2000-10-31 E. JAMES STERGIOU RISK CONSULTANTS	482 774 416 194 542 649
FIRST CANADIAN BUILDER GROUP INC. 1403' HICKINGBOTTOM INSURANCE BROKER LTD. 4286 SLAIGHT INVESTMENTS CORPORATION LIMITED 1078 VORONA & ASSOCIATES INC. 9845' WINNERS MERCHANTS LTD. 10566 1275989 ONTARIO INC. 12756 2000-10-31 E. JAMES STERGIOU RISK CONSULTANTS	774 416 194 542 649
HICKINGBOTTOM INSURANCE BROKER LTD 4286 SLAIGHT INVESTMENTS CORPORATION LIMITED 1078 VORONA & ASSOCIATES INC. 9845 WINNERS MERCHANTS LTD. 10566 1275989 ONTARIO INC. 12759 2000-10-31 E. JAMES STERGIOU RISK CONSULTANTS	416 194 542 649
SLAIGHT INVESTMENTS CORPORATION LIMITED 1078 VORONA & ASSOCIATES INC. 984 WINNERS MERCHANTS LTD. 1056 1275989 ONTARIO INC. 1275 2000-10-31 E. JAMES STERGIOU RISK CONSULTANTS	194 542 649
VORONA & ASSOCIATES INC. 984: WINNERS MERCHANTS LTD. 1056: 1275989 ONTARIO INC. 1275: 2000-10-31 E. JAMES STERGIOU RISK CONSULTANTS	542 649
WINNERS MERCHANTS LTD. 1056 1275989 ONTARIO INC. 12759 2000-10-31 E. JAMES STERGIOU RISK CONSULTANTS	649
1275989 ONTARIO INC	
2000-10-31 E. JAMES STERGIOU RISK CONSULTANTS	989
E. JAMES STERGIOU RISK CONSULTANTS	
(CANADA) INC	700
FRENCH RIVER SPORTS INC	
LES FOUNTAIN ENTERPRISES INC. 400'	
LUNGE LODGE LIMITED 306	
TRADE PERSONNEL INTERNATIONAL LTD	
WOODBINE ENTERTAINMENT CORPORATION	464
510413 ONTARIO LIMITED	
853824 ONTARIO LIMITED 853	824
2000-11-1	
CHITTY INSURANCE BROKERS LTD. 920	
HOUSEKEEPING FILMS INC	
KINGSTON MODELLING INTERNATIONAL LTD 1253	
1099919 ONTARIO INC	919
ENESCO CANADA INC	208
HOHNER CANADA INC. 30	
HYPERINFO INTERNATIONAL INCORPORATED 1354	
KARIE ENTERPRISES LTD	811
ROBERT & SHIRLEY FRENCH HOLDINGS INC 520	
SAM NUTS INC	
TARGETAT SOFTWARE INC	
1181588 ONTARIO LIMITED	
1276786 ONTARIO LTD	786
2000-11-3 ADVANCED ELECTRICAL & MECHANICAL	
SERVICES LTD	593
CHRICO HOLDINGS INC. 808	
ELIN COMPANY LIMITED	
GRAVIC SERVICES LTD	
PENG CHENG CORPORATION	
TRIWAY GROUP INC	
2000-11-6	
STEELCAD INTERNATIONAL INC	
313912 ONTARIO LIMITED	
965852 ONTARIO LIMITED 965	
1220618 ONTARIO LIMITED 1220	018

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

Notice of Default in Complying with the Corporations Information Act Notice de non-observation de la loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 241 (3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LES PRÉSENTE que, conformément au paragraphe 241 (3) de la Loi sur les sociétés par actions, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépot requises par la Loi sur les renseignements exigés des compagnies et des associations dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Dénomination sociale de la compagnie :	Numéro de la compagnie en Ontario
2000-11-6	
CIVIC VEHICLE LEASING LTD	
1385344 ONTARIO LTD	
1385374 ONTARIO LIMITED	
1385375 ONTARIO LIMITED	
1385386 ONTARIO INC	1385386

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

Ontario Corporation Number

47/00

Name of Corporation:

Cancellation of Certificates of Incorporation (Business Corporations Act) Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241 (4) of the *Business Corporations Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les compagnies ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation:	Ontario Corporation Number	
Dénomination sociale	Numéro de la compagnie	
de la compagnie :	en Ontario	
2000-11-2 CTC-TECHNICOM INC	1360933	

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution en personne morale (Non-respect de la loi sur l'imposition des personnes morales)

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the Business Corporations Act, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an order dated 23rd October, 2000 for default in complying with the provisions of the Corporations Tax Act, and the said corporations have been dissolved on

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la Loi sur les compagnies, les certificats de constitution en personne morale des compagnies dont les noms apparaissent ci-dessous ont été annulés par décision datée du 23 octobre 2000 pour non-respect des dispositions de la Loi sur l'imposition des personnes morales et que la dissolution des compagnies concernées prend effet à la date susmentionnée :

Ontario Corporation Number

de la compagnie :	compagnie en Ontario
IMAGE DECORATING (NIAGARA) INC	600653
LUX TRADING COMPANY LTD	
MELWARD ENTERPRISES LIMITED	
O&Y (CPI) CREDIT CORP	
OLYMPIA & YORK ET LIMITED	
OLYMPIA & YORK EUROPEAN HOLDINGS L	IMITED 740742
OLYMPIA & YORK FIRST CANADIAN PLACE	Ξ

 744532 ONTARIO LIMITED
 .744532

 1036708 ONTARIO LIMITED
 .1036708

> B. G. HAWTON, Director (A), Companies Branch Directrice, intérimaire, Direction des compagnies

47/00

Name of Corporation:

Dénomination sociale

Erratum Notice Avis d'Erreur

Vide Ontario Gazette, Vol. 130-33 dated August 16, 1997.

The following corporation was dissolved in error under subsection 241 (4) of the Business Corporations Act (or subsection 317 (9) of the Corporations Act) and has been returned to active status.

cf. Gazette de l'Ontario, Vol. 130-33 datée du août 16, 1997.

La corporation suivante a été dissoute par erreur en vertu de l'article 241 (4) de la Loi sur les sociétés par actions (ou 317 (9) de la Loi sur les personnes morales) et a été reconstituée.

Name of Corporation: Ontario Corporation Number Raison Sociale de la Numéro matricule de la personne personne morale: morale en Ontario 822181 ONTARIO INC......822181

> B. G. HAWTON, Director (A), Companies Branch Directrice, intérimaire, Direction des compagnies

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending October 6, 2000. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 6 octobre 2000. La liste ci-dessous indique été les anciens noms suivis par les nouveaux noms.

Abdulrahman, Duler — Kittani, Delair Amjad Abdulrahman, Naz — Kittani, Naz Delair Abdulrahman, Pary — Kittani, Pari Delair Abdulwahab-Mirjan, Abdulwahab-Salam — Mirjan, Abdulwahab Acero, Dulce Maria — Acero-Hall, Dulce Maria Acimovic, Vanja — Lalovic, Vanja Albert, Jill Marie — Smith, Jill Marie Alvaro-Karn, Jack Eugene - Karn, Jack Eugene Alyokhina, Olena — Alyokhina, Ellen Anderson, Theresa — Sciberras, Theresa Aoun, Noha Boutros — Broersma, Noha Boutros Arrobas, Eli Baruch — Sabbah, Eli Baruch Arrobas, Halya Natalie — Sabbah, Halya Natalie Asmar, Amanoil - Asmar, Emmanuel Aujla, Herjot Kaur — Bir, Herjot Kaur Bachan, Chanmattie — Persaud, Chanmattie Bada, Jennifer Lamonaca — Lamonaca-Bada, Jennifer Bada, Lauren Lamonaca — Lamonaca-Bada, Lauren Bailey, Briahna - Williams, Briahna Yvonne Bailey, Kaysia - Williams, Kaysia Christine Balakrishnan, Anusha - Sutharson, Anusha Baptiste, Paula Ann Michele — Timleck, Paula Ann Michele Beattie, John Jack — Beattie, Ian Beaulne, Florence Antonette Maria - Rossi, Florence Antonette Maria

Bednarczyk, Elzbieta — Luszczyszyn, Jan Boateng, Amoako Kofi — Boateng, Rockstone Kusi Bosse, Denise Carole — Chartrand, Denise Carole Boychock, Rudolf - Boychuck, Norman Rudolf Brazeau, Stella - Brazeau, Linda Stella Bricker, Ghiulgian - Bricker, Mihaela Mattia Ghiulgian Cabading, Christine Jane — Ginez, Christine Jane Cabading Cabrera Perez, Yuritza — Escobar Molina, Yuritza Caca, Dhurata — Tarusha, Dhurata Canale, Chrisoula - Perivolaris, Chrisoula Cao, Hoa Tieu — Cao, Cynthia Hoa-Tieu Carroll, Sherry Madeline — Brown, Shari Madeline Casique Olivera, Esther Olivia — Schaffel, Esther Olivia Chodorek, Violetta Grazyna — Mazur, Violetta Grazyna Christo, Corinna Marie — Brown, Corinna Marie Christo, Michelle Lee-Ann — Brown, Michelle Lee-Ann Chtchedrina, Inna Viktorovna — Chedrina, Inna Chtchedrina, Marina Sergueevna — Chedrina, Marina Chtchedrine, Serguei Mikhailovitch — Chedrin, Sergei Cichon, Renata Teresa — Mondel, Renata Teresa Clattenburg, Roland David — Clattenburg-Willis, Roland David Coghill, Sherry Elaine - Smart, Sherry Elaine

Cole, Jennifer Patricia McLean — Cole-Ahmed, Jennifer Patricia Cormier, Linda Loretta — Kirby, Linda Loretta Cui, Xue Wen — Cui, Wilson X Cur, Angelika — Walicht, Angelika

Czuba, Ewa Anna — Golen, Ewa Anna De Shong, Ingrid Sophia — Beache, Ingrid Sophia Dehzad, Naeema - Nabavi, Naeema

Desilva, Sandaradura Apsara — Peiris, Sandaradura Apsara Di Cintio, Helen Veronica — Di Cintio, Helena Veronica

Dicintio, Alycia Helene — Di Cintio, Alycia Helena Dizon, Mary Ernestine Lacuesta — Aquino, Mary Ernestine Lacuesta

Dodd, Jennifer Hope — Dodd, David Jeffrey

Du, Mei Ling — Ohri, Mei Ling

Dundas, Timothy James Michael — Hay, Timothy James Michael Dunn-Wilson, Mary Colleen — Dunn, Mary Colleen Duong, Tuan Anh — Duong, Michael Tuan Anh Dyck, Glen Irvin — Terrien, Glen Irvin

47/00

Esmaeili, Ali Asghar — Esmaeili, Faramarz Fassel, Joseph Francis — Fiore, Joseph Francis Fernandes, Janicen Regina Lourdes — Hall, Janicen Regina Lourdes Fontaine, Christine Linda Marie — Kester, Christine Linda Marie Foster O'Connor, Laura Jane Stewart — Foster, Laura Jane Stewart Fuad, Roby Abdulwahab — Del Giudice, Roby Fuad Goldberg, Dennis James — McKeen, Dennis James Gorscovoz, Alina Maria — Ionescu, Alina Maria Gravel, Marthe Marie-Claude - Brandys, Marthe Marie-Claude Gravelle, Joanne Alma — Adams, Joanne Alma Griffith, Tegan Elizabeth — Baker, Tegan Elizabeth Hall, Donato Bernard — Acero-Hall, Donato Bernard Hare, Susan Adele - Walker, Susan Adele Hawkins, Mary Anne — Banks-Hawkins, Mary Anne Hele, Colette Nadine — Hunt, Colette Nadine Hernandez, Sara Gabrielle Luise - Rae, Sara Louisa Hinricks, Nancy Elena — Beresford, Nancy Elena Holland, Cynthia Marie — Macdonald, Cynthia Marie Ignatius, Anita Vinothini — Singarayer, Anita Vinothini Jack, Rockchelle Rockelle Derone Roberthia - Sandiford, Rockchelle Rockelle Derone Roberthia Jackson, Dale Robert - Lefebvre-Jackson, Dale Robert Jekimova, Tatjana — Yekimova, Tatiana Jiang, Qing Qing — Jiang, Jacqueline Joyce, Georgette Merlyn — Roberts, Georgette Merlyn Karn, Stacey Suzanne — Goldie, Stacey Suzanne Keleher, Karen Leanne - Ferguson, Karen Leanne Kinsami, Florence Keshni — Colby, Florence Keshni Kozey, Kristy Angela - Thompson, Kristy Angela Kroupova, Jana — Urban, Jana Kubiak, Alicja — Michalak, Alicja Lablance, Joan Susan — Farrow, Joan Susan Lacroix, Carmel - Lacroix, Carmelle Marie Emilie Lam, Siu Hung - Lam, Richard Avery Lam, Yen Lan — Hui-Wong, Lan Yin Leacakos, Joanne — Damianakos, Joanne Lee, Sophia — Lee-Lemma, Sophia Lee, Yoo Min - Lee, Richard Yoo Min Lefebvre, Lynda Lorrainne - Lefebvre-Jackson, Lynda Lorrainne Lipsett, Julia Louise - Lipsett-Suchow, Julia Louise Littlejohn, Anthony Michael Alphonsus — Carew, Anthony Michael Alphonsus Lobo, Cherryl Fiona Shirley — Lobo, Cheryl Fiona Lu, Chi Duc — Lu, Duke Chi MacPhee, Jacinta Teresa — Emery, Jacinta Teresa Magan, Kalpana Harkishan — Mansouri, Kalpana Harkishan Mahal, Sukhraj Kaur — Rehill, Sukraj Kaur Mailey, Kathleen Elizabeth - Moore, Betty Catherine Elizabeth Malhi, Amanat - Bedi, Amanat Malhi, Amol - Bedi, Amol Malhi, Ravjeet - Bedi, Ravjeet Mallat, Richard Cody — Allen, Cody Richard Lewis Mallik, Amit Andriy - Mallik, Andriy Mallik, Avizit Dmytro — Mallik, Dmitry Marcano, Kerleen Rose Christina - Szerszen, Kerleen Rose Christina Martinho, Emilia Isabel — Rita, Emilia Isabel McNicoll, Lisa Bacardi — Bacardi, Lisa McNicoll Messenger, Emily Alice May - Messenger-Reed, Emily Alice May Miller, Martha Alison — Bishop, Martha Alison Montgomery, Megan Elizabeth — Haun, Megan Elizabeth Moore, Nancie Jane — Moore, Nancy Jane Morin, Daniel Otto — Risto, Daniel Otto Moslemin-Rezvani, Afshin - Rezvani, Afshin Muhsin, Mazin Thamer — Mason, Matthew Thamer Neelakantan, Shankar — Shastri, Shankar Neelakantan Ng, Min-Sun - Ng, Min-Sun Mark Nguyen, Thi Ngoc Phuong — Nguyen, Lilly Phuong Niessner, Kayla Amber - Skillen, Kayla Amber Nikolica, Jon - Nicolita, John Novoslavskij, Valerij -- Novoslavski, Valery Ntiri, Owusu Amponsah — Ntiri, Kofi Amponsah Nyp, Alicia Christine — Waters, Alicia Christine Otote, Brittney Serena — Wright, Brittney Serena

Otote, Jordana Candice - Wright, Jordana Candice

Ouellette, Marie-Paule Gisele - Oullette, Nisha Gisele

Otote, Ryan Bradley - Wright, Ryan Bradley

Pacheco, Helena Cristina Furtado — Goncalves, Helena Cristina Furtado Pacheco, Maria Do Rosario — Tavares, Maria Do Rosario Palmer, Sandra Grace — Caruana, Sandra Grace Papirchuk, Christian-John Marc — Lewin, Christian John-Marc Papirchuk Patel, Daxaben Nareshbhai — Patel, Daxaben Kishor Bhai Patterson, Erin Melanie Lynn — Laine, Erin Melanie Lynn Pearce, Tracey Hazel — Higgins, Tracey Hazel Pfeifer, Leslie Jean — Strom, Leslie Jean Pfeiffer Detmers, Susan Michelle — Detmers, Susan Michelle Politis Jr, Petros Mihall — Chilton, Michael Punchard, Jewel Arlene — Shurtleff, Jewel Arlene Quinlan Al-Jarmy, Kimberly Ann — Quinlan, Kimberly Ann Ramadanoff, Neriman Yasharova — Kutlu, Neriman Yasharova Ramaswami, Savithiri — Shastri, Savithri Ramaswami Rapley, Arlene Esperanza — Bent, Arlene Esperanza Rashid, Shiler - Kittani, Shelair Ahmed Rasocha, Michaela - Morcinek, Michele Jaroslav Reiber, Robin Emily — MacLaren, Robin Emily Right, Justin Gwyneth Susan Julia - Right, Justin Gwyneth Julia Rimas, Rebecca G. - Padua, Rebecca G. Romano, Nancy Louise — Rea, Summer Sierra Rotchniak, Ioulia - Rochnik, Julia Rotchniak, Nikolai Vladimirovich - Rochnik, Nikolai Rownicka, Teresa — Ferguson, Teresa Saleem, Nailla — Lopez, Novelita Pablo Satyanarayan, Vinay Chandra — Chandra, Vinay S. Scheid, Matthias Aidan Andreas - Scheid-Wiltshire, Matthias Aidan Schuster, Mieczyslawa Ewa — Szabelski, Mieczyslawa Ewa Selektor, Janna — Bolshan, Janna Selvarajah, Kunanithy — Sooriyakumaran, Kunanithy Shankar, Namitha — Shastri, Namitha Shankar Shankar, Nikhil - Shastri, Nikhil Shankar Sherman, Shirley Mary — Fell, Shirley Mary Singh, Dicky - Singh, Jasjit Jesse Singh, Paramjit — Manik, Paramjit Singh Stelmack, Tina Martha — Comfort, Tina Martha Szasz, Csilla — Ban, Csilla Tasse, Chantal Dawn — Grattan, Chantal Dawn Thamer, Nawar Mazin — Mason, Nawar Thamer Theodoropoulos, Gus — Theodoropolus, Gus Toncic, Michaelle Tinna — Frost, Michaelle Tinna Tran, Kim An — Tran, Sylvia Tran, Tuan Nam — Yang, Sam Tran, Tuan Thinh — Yang, Ben
Truong, Ngoc Dan — Truong, Vanna Ngoc Uy, Vickie Lao — Uy-Yokingco, Vickie Lao Voong, Kevin - Wong, Kevin Voong, Laura — Wong, Laura Voong, Lina — Wong, Lina Voong, Senh Cuong — Wong, Sam Walker-Fraser, Rhonda Haley — Walker, Rhonda Haley Waraich, Balvinder Kaur — Mahal, Balvinder Kaur Watson, Keisha Nadine — Watson-Williamson, Keisha Nadine Weiler, Laura Anne - Watson, Laura Anne Weng, Feng Yang — Yong, Carol Fong Yeung Whittle, Roberta Dawn - Lane, Roberta Dawn Wilton St Awbyn, William Walter - Wilton, William Walter Witherall, Vincent Edward — Edward, Vince Wright, Justin James — Love, Justin James Zarrin, Mahnaz — Ridout, Mahnaz Zsiga, Tiborne — Corsaro, Tiborne INDIRA SINGH, (6752) 47

Deputy Registrar General

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending October 13, 2000. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 13 octobre 2000. La liste ci-dessous indique été les anciens noms suivis par les nouveaux noms.

1904 Abdullah, Khurram - Abdullah, Asad Khurram. Abouibrahim, Rana - El Awar, Rana Abusara, Rif'at --- Abusara, Raffy Aghabeigi Aloughareh, Afshin - Garrett, Sean Akhtar, Syed Osama Ali Syed Mohammad - Akhtar, Ali Syed Ali, Soraya Nasreen - Shaw, Mariam Alihosseini-Zadeh, Nima — Hosseini, Nima Amirshahrokhi, Dariush — Shahrokhi, Dariush Annamalai, Ganasan — Annamalai, Nirmalan Ganesh Arefi, Houshang Abulfasi — Arefi, Kamyab Ashraf, Khalid - Khan, Khalid Ashraf Bali, Nada — Fine, Nada Batkiewicz, Alicja — Segui, Alicja Blackman, Rondi Anthony Esly - Rathan, Rondi Anthony Bleiker, Beatrice - Veenemans-Bleiker, Beatrice Bloom, Susan Andrea — Kopstick, Susan Andrea Boissonneault, Jenny Louise — Jarratt, Jennafer Louise Boodram, Totaram — Boodram, Andrew Totaram Boucher, Nicholas Raymond — Durie, Nicholas Boychuk, Peter — Garnick, Peter Braga, Brenda Andrade - Braga-Clouthier, Brenda Andrade Brown, Misty Anne - Brown-Glowala, Misty Anne Brown, Nicole Nadine - Walfall, Nicole Nadine Brownell, Sha Wei — Sha, Victoria Brunt, Phoenix Doreen — Walker, Phoenix Doreen Bunting, Emily Rowena Lesley — Bunting, Cleah Rowena Lesley Buswa, Frank Christopher — Bijaaswah, Bnaaswi Buzak, James Bailey — Buzak-Gipp, James Bailey Caluya, Gina Sigador — Pascua, Gina Sigador Campsall, Victoria Elizabeth — Steele, Victoria Elizabeth Chan, Oi Man — Chan, Ellen Oi Man Chan, Wai Kwan - Chan, Candie Wai Kwan Chaston, Ryan Edward — Fuller, Ryan Edward Chau, Sai Wa - Chau, John Sai Wa Chau, Yu To - Chau, Johnson Yu To Chhotabhai Patel, Shardaben — Jethabhai Patel, Shardaben Cho, Suk Wah - Cho, Chelsy Suk Wah Choe, Hyon Ua — Chang, Hyon Ua Chui, King Sze — Chui, Kingston King-Sze Clark, Jason - Khoda Rahmi, Saeid Coxhead, Arthur Gabriel — Arthurson, Troy Gabriel Coxhead, David Stephen — Arthurson, David Stephen Coxhead, Helen Genevieve - Arthurson, Helen Genevieve D'Alicandro, Marianna - Sciucco, Marianna Dagenais, Mary Jeanne Christine - Labrecque, Mary Jeanne Christine Daw, Nancy Jean — Cameron, Nancy Jean De Bonis, Paula — Jinargyros, Paula De Souza, Patrice Michele - Da Ponte, Melissa Defelice, Giovanni Giacomo — Difelice, Giovanni Giacomo Desbois, Shawn Patrick — Schwendemann, Shawn Patrick Deschaines, Danielle - Gravelle, Danielle Di Matteo, Sandra - Indelicato, Sandra Dix, Nancy Lillian - Flight, Nancy Lillian Doerksen, Joseph John Clinton - Wray, Cajjmere Clinton

Du, Anh Lien - Du, Sally Lien Du, Kenan — Du, Ken Kenan Duguay, Doris — Duguay, Bonnilee Doris Duhaney, Carson Roger — Duhaney-Walker, Carson Roger Eaton, Nicole Jeannine — Diamond, Nicole Jeannine El-Houni, Thoraya Mehemmed — El-Houni, Soraya Mehemmed Elayathamby, Midhurha Ravimoorthy - Ravimoorthy, Midhurha Elezovic, Amela — Suljevic, Amela Elliott, Erin Jane — Elliott, Erin Jane Venn

Ely, Jennifer Nicole — Saarinen, Jennifer Nicole Emberley, Hayden Thomas Laine — Emberley-Whitlock, Hayden Thomas Laine

Emberley, Jeremy David James — Emberley-Whitlock, Jeremy David

Faulkner, Eliza Virginia — Leblanc, Eliza Virginia Fawcett, Carol Michelle — Abdey, Carol Michelle Ferguson, Me Sook - Yang, Me-Sook Ferido, Janette Tauyan — Porte, Janette Tauyan

Fields, Christian Anthony Joseph — Callaghan-Fields, Christian

Filion, Karine Huguette — Brais, Karine Huguette

Foraneni, Jovani Stephano — Franini, Giovanni Stefano Frenette-Owens, James Tyler — Kelly, James Tyler Frenette-Owens, Monique Chantal - Kelly, Monique Chantal Fung, Chi Sang - Fung, John Chi Sang Gallagher, Sean Patrick — Guthrie, Sean Patrick Ganasen, Bhavani Dhevi — Narayanan, Bhavani Dhevi Garrett, Denise Elizabeth — Oldham, Denise Elizabeth Ge, Wenhong — Ge, Stephanie Katherine Geensen, James Austin — Trites, Austin James Gilchrist, Shayne Gloria Jean — Engel, Shayne Gloria Jean Gilliland-Lush, Micheal Timothy — Gilliland, Micheal John Jason Girdharie, Samsoon Momena — Ibrahim, Khadijah Shamsun

Gladstone, Laura Elizabeth — Terry, Laura Elizabeth Godfrey, Percy — Lack, Percy Godfrey Gosselin, Trevor-John — Palmer, Trevor-John Gosselin Gray, Cheryl Lee — Gray, Cherie Lee Green, Steven Gary - Noah, Steven Gary Grillo, Antonia — Barone, Antonietta Guo, Chang Rong — Guo, Esther Chang Rong Gupta, Simmi — Maheshwari, Raveena Gusta, Jonathan Gordon — Gushta, Jonathan Gordon

Gusta, Tracey Elizabeth — Gushta, Tracey Elizabeth Habib-Quriashi, Najiba Miri — Ayub, Suraya Han, Sung Hyae - Han, Sabina Sung Hyae Handerson, Tara Lynn - Pare, Tara Lynn Hang, Tianyu — Hang, Abraham Tianyu

Hawkins, Evelyn Freda — Van Der Kooi, Evelyn Freda Hoffman, Bradly Quinn — Stevenson, Bradly Quinn Hollingsworth, Amanda Lynn - Monte, Amanda Lynn Hollingsworth, Angela Lee — Monte, Angela Lee Horrocks, William Clifford — Taliesin, Liam Merlyn

Hsu, I-Hung — Chen, I-Hung Hua, Qing Mei — Becker-Pepin, Veronica Mei Hussain, Tirzamool Mahidi Mirzana — Hussain, Reon Huynh, Dung Tu - Huynh, Yome

Irwin, Magean Daisy — White, Magean Daisy Isaac, Megala - Narayanan, Megala

Iwasiow, Renata-Wiktoria — Bosak, Renata-Wiktoria Jaglal, Anjanie — Ramsammy, Anjanie

Jaglal, Rajmatie - Ramsammy, Rajmatie Jaglal, Savitree — Ramsammy, Savitree

James, Dioen Janice — Blackwood, Dioen Janice Jasvinder, Jasvinder — Ralh, Jasvinder Singh Jaworska, Monika Maria — Jasinski, Monika Maria

Jit, Kamal — Gogna, Kamal Jit

Johns, Kenneth Joseph — Hill, Kenneth Joseph Johnson, Kathleen-Elaine - Venner, Kathleen Laine

Kazem, Imad Fouad - Kazem, Mark F.

Kennedy, Courtney Lynn — Mavretic, Courtney Lynn Samantha

Kesmarki, Irma — Kesmarki, Irma Elizabeth Khalid, Shahnaz — Khan, Shannaz Khalid Khalid, Sidrah - Khan, Sidrah Khalid Khoi, Mohammad Saeed — Ahmed, Saeed Kilworth, Jason Douglas — Hollett, Jason Douglas Kim, Dae-Hun — Kim, Silver Stephen Kim, Soo Hee — Henhoeffer, Anne

Klekowska, Magdalena Jolanta — Marczyk, Magdalena Jolanta Klekowska, Monika Izabela — Marczyk, Monika Izabela

Koroman, Dragana — Sikimic, Dragana

Kundert, Hans Harry — Haller, Andri Hans-Peter

Kuret, Boyan Alexander Pommer — Pommer-Kuret, Boyan Alexander

Kuret, Phillip Anthony Boyan Pommer - Pommer-Kuret, Phillip Anthony Boyan

Kwak, Bum Jin — Kwak, Linus Brian Kwon, Sun Hee - Park, Rachel Sun-Hee

Kwong, Sherman Shek-Man — Kwong, Sherman Lui Kei

La Rose, Justin James — Terry, Justin James Lamabe, Michael Patrick — Yee, Michael Patrick Landaeta Perez, Ramon Jose — Landaeta Perez, Jon Allan

Lang, Haley Alexandra — Forgie, Haley Alexandra

Lang, Laura Elizabeth Louise — Forgie, Laura Elizabeth Louise Lang, Samantha Elizabeth Jade — Forgie, Samantha Elizabeth Jade Later, Hedy Ina - Sellers, Hedy Ina

Lawrence, Barry John - Thurston, Anton Paul

Lazareva-Iatchevitch, Anna Gueorgievna — Lazareva, Anna G.

Lee, Jeong In - Park, Jeong In

Lee, Kwong Wang - Lee, Marco Siu Jun

Leitenberger, Arlo Jakob Ross — Gignac, Arlo Jakob Ross

Leung, Shui Lun — Leung, Memi Shui-Lun Leung, Suk Ching - Leung, Esther Suk Ching

Li, Ran — Li, Lily

Lifchits, Ioulia Alexandrovna - Lifchits, Julia

Lin, Kin Po - Lin, Ken Kin Po

Liska, Vladimir — Liska, Peter Vladimir Liu, Xia Hong — Chan, Holly Livshits, Elena — Vitz, Elena

Lochan, Deewantee — Thompson, Judy Lochan

Loney, Mandy - Lucia, Mandy Long, Laurel Grace - Grace, Laurel

Longpre, Irene Hedy — Longpre, Jacqueline Irene

Lopes, Jose - Lopes, Joseph Dos Santos

Lunny, Marny Shannon — Lunny, Devin Faelan

Luthuli, Yvonne Theresa — Adega, Yvonne Theresa MacDonald, Karen Eleanor - Watson, Karen Eleanor

MacKechnie, Amanda Kristin Anne - Calvo, Amanda Kristin Anne

MacKenzie, Katherine Anne - Matthews, Katherine Anne MacLaren, Cynthia Ann — MacLaren, Tia Cynthia Ainley Mahumudu-Lebbe, Sithy Najeema — Mahumudu-Lebbe, Sithy

Mak, Tsui Mei — Hewko, Pauline Tsui Mei Mak

Malik, Nasim — Gill, Nasim Sarfraz

Mansalves, Maria Soledad - Atherton, Mary

Manuel, Florina A - Manuel-Pioquinto, Florina A.

Marker, Zenobia — Dastur, Zenobia

Masanga, Gay Ann Manzano - Masanga, Gyan

Mashih, Nadeem — Khawaja, Nadeem

Mason, Lindsay Michelle - Mason, Stephanie Michelle

Matsell, Cia Jaime — Savage, Cia Jaime

McCourt, Ryan Andrew - Wilkins, Ryan Andrew

McGean, Linda Mae — Murray, Linda May

McGregor, Kyle Brett - Brett, Kyle Adam

McNerney, Vivian Judith - Brandon, Vivian Judith

McClaud, Jack — Engenheiro Claudio, Joaquim Manuel McFarlane, Heather Ann - Pike, Heather Ann

McPhee, Hillary Gail - Stewart, Hillary Gail McPhee, Ralph Dalton — Stewart, Dalton James

Milaszewicz, Olgierd Henryk — Mila, Henryk Miller, Patricia - Miller-Duncan, Patricia

Milostanova, Irina — Code, Irina Vadimovna Milostanova

Minick, Amber Lynne — Hawryszko, Amber Lynne Mitchell, Kaleb Aussif — Siddique, Kaleb Aussif

Monsalves, Hans Phillip — Atherton, Hans Phillip

Monsalves, Vaysy Emily - Atherton, Emily

Monsalves, Victor Mario — Atherton, Victor Montgomery, Dale Marie — Gushta, Dale Marie

Mordichaev, Lev - Mordechai, Levy Kaikov

Morteza, Aziminia — Aziminia, Morteza

Morton, Cody Dalton — West, Cody Dalton Morton, Shae Margaret — West, Shae Margaret

Moskvitchev, Sergey - Wilson, Serge Moskvitchev, Vitallii - Gray, Willy

Moussa, Mona - Diab, Mona

Munday, Kenneth Edward Harry — Bull, Kenneth Edward Harry Munday

Murphy, Christianna Olga Lenore — Guy, Christianna Olga Lenore

Neubert, Holly Amber — Smouter, Holly Amber

Nguyen, Hien Van — Nguyen, Steve Van Niblock, Ruth Ida — Niblock, Linda Marlene

O'Shannahan, Jacquelynne Cecile — O'Shannahan-Hyland, Jacquelynne Cecile

Onetto, Carolina Ximena — Bolefski, Carolina Ximena

Padda, Navjeet Kaur - Gill, Navjeet Kaur

Panchavarneswaran, Vijitha - Panchan, Vijitha

Pang, Sai Hoi - Pang, Patrick Sai Hoi

Parkins, Steven James — Van Every, Steven James

Pathmanathan, Akshita Shivani Lalendran — Lalendran, Akshita Shiyani

Pathmanathan, Ashwin Keshava Lalendran — Lalendran, Ashwin Keshava

Pearce, John Phillip - Pearce, Jack Phillip

Peng, Guo Sheng - Pang, Sunny Kok Shang

Percival, John Norman — Reynolds, John Norman Perez, Eric Meir — Perez-Benmergui, Meir Antonio Phillips, Nayomi Mallory — Haun Stokes, Mallory Nayomi Pommer, Elisabeth — Pommerstone, Grace Elizabeth Silli

Porco, Daniella Rita — Porano, Daniella Rita Porco, Franco Joseph — Porano, Franco Joseph

Porco, Vincenzo — Porano, Vincenzo

Prasad, Gangavarapu Laxmi Aruna — Mantripragada, Aruna Laxmi

Prevost, Trevor Matthew Nicholas — Black, Trevor Matthew Nicholas

Priest, Caitlin Elizabeth — Kemp, Caitlin Elizabeth

Puttamattathil, Jeffy Johns — Johns, Jeffy Puttamattathil, Jerry Johns — Johns, Jerry Puttamattathil, John George — George, John Qian, Jia-Qiang — Qian, James Jiaqian

Qiang, Weiyang — Qiang, Calvin Qiang, Xuejun — Qiang, June

Ramirez Ibarra, Daniel Enrique — Ibarra, Daniel

Rampersaud, Goutama Conan — Doherty, Joseph Charles Conan

Ramsumair, Kenny — Daniel, Kenny Ramsumair

Rashi, Rashi — Sood, Rashi

Razniak, Feliks - Razniak, Felix Victor

Rejaibi, Oualid — Rjaibi, Walid

Resendes, Elizabeth Da Costa — Syrmopoulos, Elizabeth Da Costa Richard, John Kenneth — Vezina, John Kenneth Harry William

Richardson, Susan Lorraine — Flame, Sparkle Lucinda

Roberts, Pierre Andre — Edwards, Pierre Andre Robinson, Alison Sheri — Posen, Alison Sheri

Robinson, Margaret Ann — Persaud, Margaret Ann Robinson, Scott Louis — Siebert, Scott Louis

Rockbrune, Joseph Conrad Marc — Rockburn, Conrad Marc Joseph

Roscoe, Ronda Rae - Foy, Ronda Rae

Sam, Cherrie Hsiao Ju — Chen, Cherrie Hsiao Ju Sam, Jasper Han Lin — Chen, Jasper Han Lin Sanderson, Sandra Jane - Sanderson, Jane Sarfraz, Ayesha — Gill, Ayesha Sarfraz

Sarfraz, Rabia — Gill, Rabia Sarfraz Sepe, Laura — Di Girolamo, Laura Shakirova, Dinara — Churikov, Dinara

Sham, Lok Man — Sham, Joyce Lok-Man Sham, Wing Leung - Sham, Wayne Wing Leung

Sham, Wing Man — Sham, Mandy Wing Man Bhim, Samdaye — Smith, Samdaye

Shojaei Baghini, Alireza — Shojaei, Ali Reza

Silva, Liberal — Silva, Paul L. P.

Sims, Rebecca — Carter, Rabecca Alice

Sinacola, Sarah Anne — Dauncey, Sarah Anne

Singh, Bhagwattie - Lowe, Staci

Singh, Gurinder Singh — Grewal, Gurinder Singh

Singh, Iqbal Singh — Grewal, Iqbal Singh

Singh, Manjit - Parmar, Manjit Singh Singh, Mohinder Pal — Grewal, Mohinder Pal Singh

Singh, Saranjit Kaur — Grewal, Saranjit Kaur Sivapatham, Gowry — Satkunalingam, Gowry Smalley, Alicia Lynn — Roth, Alicia Lynn

Smalley, Crystal Gayle — Roth, Crystal Gayle

Smart, Miranda Jeanne Helen — Morrow, Miranda Smart

Snowden, Hazel - Toupin, Hazel

Somo, Adnan Nesan - Nissan, Eddie Sopher, KC Lee — Sopher Baker, KC Lee

Sovereen, Charles William - Sovereign, Charles William

Spencer, Kyle Robert Paul — Bouchere, Kyle Paul Sproul, Adam Donald — Taylor, Adam Donald

St-Yves, Malvina Marie Blanche — St-Yves, Andree Marie Malvina Blanche

Stapley, Janet Melissa — Irvine, Janet Melissa

Steeves, Karen Lynn — Daniels, Karen Lynn

Stelmakh, Dmytro - Stelmakh, Dima

Stroud, Judith Anne - Stewart, Judith Anne Stuart, Trevor Keith - Mulvihill, Trevor D'arcy

Susic, Natasa — Kuzman, Natasa

Szymczak, Yadwiga — Szymczak, Yaga Elizabeth

Tang, Chi Vinh — Tsang, David Chi-Wing

Teka, Amongla — Correia, Amy Amongla Thavaganeshan, Gayathri — Niranjan, Gayathri

Therriault, Mary Onita — Theriault, Anita Angele Coleen

Thirunavukarasu, Shanthi — Satkunarajah, Shanthi

Tran, Si Mui - Tran, Joyce Trojanowska, Anna Maria — Smardz, Anna Maria Tuli, Nicholas Naginder — Tuli, Naginder Nick Valade, Marie Chantal Monique — L'ecuyer, Marie Chantal Monique Vathallor, Thressiamma — Vathalloor, Tessy C. Velups, As'shankar — Vel, Sankar Sri Verkuyl, Keenan Paul Everitt - Gilmour, Keenan Paul Everett Verkuyl, Ryan Jonathan Christopher — Gilmour, Ryan Jonathan Christopher Vujosevic, Maja — Vujosevic, Maya Wallen, Suzette Ann Marie - Robinson, Suzette Ann Marie Walli, Zahra — Manji, Zahara Wei, Chao Hui — Wei, Carrie Zhaohui Wood, Mary Maureen Elisabeth - Lawrence, Mary Maureen Elisabeth Woods, Mary Margaret — Woods Doherty, Mary Margaret Wu, Jin Lin - Wu, Linda Jinglin Wu, Xiao Feng — Nie, Eileen Xiao Feng Xiao, Yun Shan — Xiao, Anna Yunshan Xie, Yu - Xie, Simon Yu Yang, Ji Hoon — Yang, Albert Ji-Hoon Yang, Wu Lung - Yang, Roger Yeung, Wing Sze — Yeung, Luzita Wing Sze Yorke, Liam Troy — Beaton, Liam Troy Yoshino, Kelly Sara — Kanakubo, Kelly Sara Yoshino, Kimie - Kanakubo, Kimie Zhang, Nuo - Zhang, Natalya Nuo Zhang, Wen Xi — Zhang, Simon Wen Xi Zhu, Gaoxiang — Zhu, Gary Gaoxiang Zhu, Huaning - Zhu, Wayne Huaning Zhu, Jie — Chu, Gary

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Ziegler, Shirley — German, Shirley

INDIRA SINGH, Deputy Registrar General

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending October 20, 2000. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 20 octobre 2000. La liste ci-dessous indique été les anciens noms suivis par les nouveaux noms.

Aguilar, Aireen A. - Sitchon, Aireen A. Ahmad Suleiman Kusah, Suleiman — Ahmad-Suleiman, Suleiman Ahmady-Pour, Mostafa — Ahmady, Mostafa Alaouieh, Anjuli - Dar, Shazia Ayesha Alexander, Brenda Ann-Marie — Lumbu, Brenda Ann-Marie Alleyne, Perry-Rose Alicia — Flash, Perry-Rose Alicia Almussavi, Seyed Mohammad — Mousavi, Reza Appleyard, Shelley Marie - Kirkpatrick, Shelley Marie Ardanaz, Louise Edith - Rich, Louise Edith Aroniada, Argyro — Gavros, Argyro Assalone, Joseph Patrick — Assalone, Joseph Patrick Marcus Atchie, Helen Frances — Murphy, Helen Frances Au, Wai Yue — Au, Witty W. Y. Babcock, Laura Lee — Teal, Laura Lee Babcock, William Garnett — O'Connor, William Garnett Badawi, Toleen — Beharry, Toleen Balamyurahan, Nirmala Devi — Lemoyre, Nirmala Devi Barton, Christian Kenneth — Pearce, Christian Kenneth Baskaran, Shanthini — Thiakesan, Shanthini Beaumont, Gabriele Catharina — Trentelman, Gabriele Catharina Beckmann, Ashlee Aurelle — Cunningham, Ashlee Aurelle Bhopal, Rupinder Kaur --- Athi, Rupinder Kaur Bissonnette, Richard Joseph — Rose, Richard Joseph Bodhnarine, Hemwattie Devi — Bodhnarine, Devi Ann Hemwattie Bodhnarine, Khaimlata — Bodhnarine, Angie Khaimlata Boyd, Erin Florence — Talbot, Erin Florence Bradichanski, Ilanit — Goldberg, Ilanit Brickman, Lisa Lynn — Harrison, Lisa Lynn Burroughs, Tracey Ann — Szarka, Tracey Ann Burt, Lorie — Merritt, Lorie Cameron, Janet Miller - McLaren Cameron, Janet Miller

Caputo, Tierra Lyn — Chartrand, Tierra Lyn Chan, Kit Ying — Chan, Kit Ying Helena Chan, Yin Shui — Chan, Jennifer Yin Shui Chatha, Kamaljit Kaur — Grewal, Kamaljit Kaur Chen, Chi Man — Chen, Simon Chi Man Chen, Henry — Chen, Henry Siu Kuen Chen, Silvia — Chen, Silvia Pui See Chu, Jie — Chu, Jerry Jie Cichocka, Maria — Hemon, Maria Clarke, Charmaine Andrea — Eke, Charmaine Andrea Clifton, Sharon Frances — Mazara, Sharon Frances Collins, Natalie Alexandra — Beaudet, Natalie Alexandra Cook, Lindsay Maria — Beer, Lindsay Maria Corbin, Kelley Elizabeth — Johnston, Kelley Elizabeth Coronado, Maria Del Mar — Kvasina, Marina Del Mar Cousineau, Mary Natalie Bernice — Sabourin, Mary Natalie Bernice Couture, Renee Genevieve - Cameron, Renee Genevieve Cyrenius, Cyrenius Cyrenius — Cyrenius, Don Daley, Tiffany Elaine — Peever, Tiffany Elaine Dawe, Andrew David — Taylor, Andrew David Dawe, Christopher Bernard — Taylor, Christopher Bernard De Guzman, Delailah — Braganza, Delailah Didarali Shivji Jamal, Salima — Alani, Salima Docherty, Tracy Lynn — Herod, Tracy Lynn Drachynska, Viktoriya — Krupnik, Victoria Drachynskiy, Volodymyr — Drachinsky, Vladimir Drachynsky, Dmytro - Drachinsky, Dima Dupeyron, Cecile — Swaby, Cecile Edwards, Jody Elizabeth - Edwards, Jodi Elizabeth Elias, Elizabeth — Elias-Hernandez, Elizabeth Ellis, Jason Stewart — Barfoot, Jason Stewart Enderle, Jayne Dawn — Jennings, Jayne Dawn Enter, Jeanette Wilma — Visser, Jeanette Wilma Forget, Trystan Donald — Edwards, Trystan Denzal Fortier, Savanna Rae — Oliver, Savanna Rae Fysh, Christopher James - Fysher, Christopher James Garcia, Maria Virginia Trinidad Angeles — Banez-Garcia, Maria Virginia Trinidad Angeles Gauthier, Sara Jane — Becks, Sara Jane Gleue Hasbo, Katrin — Gleue, Katrin Gonzalez Pereyra, Maria Eulogia — Gonzalez De Assis, Maria Graham, Joanna Lynne - Smith, Joanna Lynne Grewal, Kulwinder Kaur - Khaira, Kulwinder Hancock-Teed, Karen Elaine — Hancock, Karen Elaine Hannan, Tracie Michelle - Riedler, Tracie Michelle Hapgood, Heidi Leigh — Quinlan, Heidi Leigh Harkness, Sonya May — Niziolek, Sonya May Harris, Jeremy Ian — Zorn, Jeremy Ian Hawton, Olive Violet — Kaufman, Olive Violet Hoseini, Hedayatullah — Hedayat, Eddie Hua, Ly Minh — Hui, Lee Ming Hughes, Adele — Holmes, Adele Hui, Yan Kuen - Hui, Michael Yan Kuen Huma, Cristine — Hogg, Cristine Ilizarov, Yelena — Manashirov, Yelena Ionson, Heather Leigh — Burrowes, Heather Leigh Jablonska, Jadwiga — Cieslak, Jadwiga Jezdinsky, Karen Alice - Jay, Karen Alice Kako, Sajda — Kako, Suzan Kalkowska, Joanna — Bartonezz, Joanna Kaluza, Alicja — Brown, Alicja Kanagalingam, Suregah — Sivanesan, Suregam Kandiah, Thavapathmasingham — Kandiah, Thavam Kay, Jody Marie - Johnson, Jody Marie Khan, Bibi Zoreeda — Theodore, Jenny Zoreeda King, Pauline Ann — Bondy, Pauline Ann Klassen, Jennifer Nicole — Sallans, Jennifer Nicole Koscielecka, Bozena — Sikora, Bozena Kraishnik, Ljiljana — Krayishnik, Lily Kraishnik, Ned — Krayishnik, Ned Krzysiek, Jolanta — Jarmoszko, Jolanta Laniel, Marie Rejeanne Luciene — Laniel, Lucie Rejeanne Marie

Lauter, Katherine Anne - Keegan, Katherine Anne

Lemmon, Christopher Neil Alexander - Finley, Christopher Neil

Leach, Linda Lee — Leigh, Linda Lee

Alexander

Lemmon, Jennifer Lynn --- Finley, Jenne Kali-Lynn

Lewis, Patricia Lynn — Bowes, Patricia Lynn

Li, Xiaowei - Lee, David

Lonsdalee, Gillian Anita - Kiehn, Gillian Anita

Lubinska, Beata — Puzej, Beata

Ma, Jing Cui — Tse, Victoria On Yee

Machalani, Sonia — Machalani Hajjar, Sonia Malana, Angelita — Akbarpour, Angelita

Malana, Richard Kenneth Banawa — Akbarpour, Richard Kenneth

Malana, Ryan Ray Banawa — Akbarpour, Ryan Ray

Mansoor, Mazin — Mansour, Mazin Joseph Mansour, Dany — Mansour, Danny Mazin Joseph

Mansour, Fadi — Mansour, Fadi Mazin Joseph

McAllister, Toby Justine - Pedro-McAllister, Toby Justine

McPhee, Heather Lee - Simkins, Heather Lee

Menchions, Sylvia Dora — Clark, Sylvia Dora Minaker, Joanne Cheryl — Minaker-Hogeveen, Joanne Cheryl

Mitha, Zainul Amirali — Khaki, Jenny Zainul

Mol, Bernadeta — Gebura, Bernadeta

Molka, Anna Grazyna — Vlastakis, Anna Grazyna

Moran, Benjamin Robert — Underhill, Robert Benjamin

Motychko, Nelson Larry — Seymoure, Nelson

Mullaly, Jessica Rose — Karl, Jessica Rose Mullaly

Nagesar, Tulsiedai - Rahim, Nady

Nanos, Eleni — Theodorakakos, Eleni

Narine, Shorace - Narine, Richard Shorace

Nelson, John Leslie Isaac — Foley, John Leslie Isaac

Nessrallah, Faisal Abdallah — Nassrallah, Feisal

Ngan, Man Kam — Ngan, Frank M. K. Nguyen, Le Thuy Nga — Nguyen, Jenny Thuy Nga O'Connor, Amie Lynne — Cheng, Amie Lynne

O'Neill, Catherine Christina — Wilson, Catherine Christina

Orocz, Przemyslaw — Orocz, Damian

Owens, Olimpiu — Owens, Nicholas John Olimpiu

Panassenko, Nikolai Victorovitch — Parnas, Nicholas

Parsons, Tammy Ann — Bays, Tammy Ann

Paterson, Olivia Lenniel — Cardoza, Olivia Lenniel Pessato, Ivana Beatriz — Queiroz, Ivana Beatriz

Pham, Thuy Duong - Pham, Teresa Cassidy

Poetter, Stephanie Patricia — Poetter Moyes, Stephanie Patricia

Pointon, Brandi — Ewart, Brandi

Polouianova, Anna - Levine, Anna

Poopalasingam, Sunethra — Thavam, Sunethra

Pratt, Gordon Albert - Black, Tim

Provencal, Joshua Kailen George — Smith, Joshua Kailen George

Provencal, Lukas Ashton — Smith, Lukas Ashton

Provenzano, Danielle Renee — Fernyc, Danielle Renee

Quiambao, Editha P. - Samad, Editha P.

Quinn, Ann Mary — Vowles, Ann Mary Quintieri, Angela — Pinelli, Angela

Raskin, Silvia - Soltan, Silvia

Register, Katherine MacLean — Beamer, Katherine MacLean

Reid, Ryan Ronaldo - Ruddock, Ryan Ronaldo

Rios, Jeanete Guadarrama — Tywoniak, Jeanete Guadarrama

Riseley, Christopher Leonard — Allcorn, Christopher Donald Robinson, Jessica Ann Marie — Bonacci, Jessica Anne Marie

Rodda, Terry Lynn — Rodda, Terri Lynn Rowe, Derek Lorne — Clark, Derek Lorne

Roxbrough, Donna Marie - Davis, Donna Marie

Saad, Mona — Paolini, Mona

Safa-Mackey, Brian Thomas — Mackey, Brian Thomas

Safa-Mackey, Michelle — Safa, Michelle Saiar, Merwis Abdola — Sayar, Mirwais Abdulla

Samlal, Ann — Brown, Ann

Sanderson, Elizabeth Anne — Erasmus, Elizabeth Anne

Santiago, Margie Areniego — Gonzales, Margie Areniego

Sarkissian, Taline Sona — Moushian, Taline Sona Sattelberger, Audrey — Laporte, Audrey

Scott, Victoria Anne Lorraine — Asselstine, Victoria Anne Lorraine

Sears, Janet Patricia - Koops, Janet Patricia

Sharifi, Shamsi — Sharifi, Shamsi Homa

Shaw, Nicole Elizabeth Grace — Springer, Nicole Elizabeth Grace

Singh, Arjun — Khela, Arjun Singh

Singh, Peter Sukhdev — Khela, Peter Sukhdev Singh

Singh, Tahal — Aujla, Tahal Singh

Siurna, Andrea Anne - Siurna-Plante, Andrea Anne

Slowski, Candice Tracey - Tracy, Candice

Smirnova, Oxana Robertovna — Smirnoff, Oksana Rebecca Smyth, Barbara Karen Alice - Budgell, Barbara Karen Alice

Sousa, Margaret Silva — Goncalves, Margaet Silva

Sroka, Hali — Weiss, Hali

Stephenson, Louise Ann — Middlemiss, Louise Ann

Stevic, Gordana - Misljenovic, Gordana

Stuart, Diane Marie Cecile Gilberte — Riopel, Diane Marie

Cecile Gilberte

Sukman, Michael Edward — Edward, Michael Sukman

Sulaiman, Majida — Sleiman, Magda Ayoub

Sylvest, Rhonda Evelyn - Playford, Rhonda Evelyn

Tham, Yong Siew - Tham, Julie Y. S.

Tharmarajah, Sumanogararajah — Tharmarajah, Suman

Thavapathmasingham, Biravi — Thavam, Biravi

Thind, Mangaljit Singh — Thind, Manpreet Singh

Thomas, Ann Valerie — Lynch, Ann Valerie

Thomas, Mercy Joseph — Luke, Mercy Joseph

Thomas, Shawn Luke — Luke, Shawn Thomas-Vettickal

Thomas, Suzette Elizabeth — Luke, Suzette Elizabeth-Vettickal

Thomas, Vettickal Luke - Luke, Thomas Vettickal

Thouin, Isabelle Huguette Audrey — Belzil, Isabelle Huguette Audrey

To, Yen Tieu — Ho, Yen Tieu

Tuttle, Patricia Irene - Rosen, Aranyani Rachel

Tykholiz, Mariya Ivanivna — Dunajewsky, Mariya Ivanivna

Vacarescu, Rares — Vacarescu, Rares Anthony

Varatharajah, Sivayogamalar — Ketheeswaran, Sivayogamalar

Vellanky, Venkata Phaneendra N. — Vellanky, Phaneendra Nath

Whelan, Megan Lyn — Cherry, Megan Lynn

Whitehead, Deborah Louise — Oros, Deborah Louise

Wiggins, David Neil Kingshott - Wiggins, David Neil

Wojtal, Katarzyna — Pienkowska, Katarzyna

Wong, Shanon Wai-Yun — Wong, Heather Shanon Wai-Yun

Woods, Kim Marie — Milne, Kim Marie

Yang, Li Xiang — Yang Chan, Li Xiang Zaychuk, Iryna — Zaichuk, Erin Ivanka Zuhajewicz, Bailey — Minhinnick, Bailey

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INDIRA SINGH, Deputy Registrar General

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending October 27, 2000. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 27 octobre 2000. La liste ci-dessous indique été les anciens noms suivis par les nouveaux noms.

Abdul Hadi, Khalid - Jumaily, Sami Khalid

Abdul Hadi, Saad — Jumaily, Jeffrey Saad

Abdul Haseeb, Waseem Mohammad — Azmi, Waseem Mohammed

Abe, Yukiko — Otsuka, Yukiko

Ablett, Elizabeth Ann — Menheniott, Elizabeth Ann

Adamson, Jennifer Lee — Schweymaier, Jennifer Lee

Amr, Mohamed - Amro, Moe Labib

Archibald, Susan Ina Ann — Billingham, Susan Ina Ann Armour, Margarette Marie — Armour, Marguerite Marie

Azad, Abu Sina - Ahmed, Fahim

Azad, Fattah Mohammad - Ahmed, Fabian

Azad, Md Abul Kalam — Ahmed, Azad

Bahari, Djohan — Wong, Johan Ball, Jennifer Michelle - Nicholson, Jennifer Michelle

Bardea, Viviana — McKenzie, Viviana

Basharat-Ali, Uzma — Hasan, Uzma

Basser, Blake William - Rohrbasser, Blake William

Basser, Brent Karl Basil — Rohrbasser, Brent Karl Basil

Basser, Derek Thomas - Rohrbasser, Derek Thomas

Basser, Eric Emil - Rohrbasser, Eric Emil

Bautista, Ramoncito — Bautista, Ramon Cito Bendersky, Julia - Assadoullaev, Julia

Bendersky, Maria - Assadoullaev, Mishelle

Benjamin, Mark Preston — Benjamin, Sobaz Berton, Victoria Hillary — Cronkwright, Victoria Hillary

Bird, Melissa Sue — Wilson, Melissa Sue Bittner, Gerald Arnold - Pope, Gerald Arnold Bloodsworth, Susan Lynn — Hart, Susan L. Bottomley, Alistair Terrence — Henshall, Alistair Terrence Bottomley Bottomley, Connor Steven — Henshall, Connor Steven Bottomley Brammall, Jane Katherine — McKerroll, Jane Katherine Burley, Robert Christopher — Hall, Christopher Robert Byrnes, Alayna Elizabeth — Byrnes-Frizzell, Alayna Elizabeth Callahan, Sharon Elizabeth — MacArthur, Sharon Elizabeth Cao, Yanhua --- Cho, Emily Yanhua Carpio Malunay, Medy — Boquila, Medy Carter, Michelle Arlene — Bidner, Michelle Arlene Castillo Palavecino, Orfelina Nieves — McPhail, Orfelina Nieves Catherwood, Jeffery Allan — Catherwood, Ashton Jeffery Allan Cleaver, Jayme-Lynn — Carter, Jayme-Lynn Clermont, Saba — Ercole, Saba Colfer, Jose C. — Catacutan, Jose B. Constantin, Alina-Gabriela - McCarthy, Alina-Gabriela Contreras, Jacob Elias — Taylor, Jacob Elias Contreras Corbeil, Daniel Gilles — Ranger, Dan Gil Costa, Helena Maria Dos Santos Almeida — Costa-Crespo, Helena Maria Dos Santos Almeida Cowper, Trina Lee — Regimbal, Trina Lee Craig, Elizabeth Anne - Baker, Elizabeth Anne Crepelca, Jani Alois - Crepelca, John Alois Cumberbatch, Judy Ermintha - Gilbert, Judy Ermintha Dang, Chi Chieu - Tran, Chiew Chi De Leon Villaroman, Catherine Finna - Lalonde, Catherine Jeong Di Genova, Dianne Louise - Narrol, Dianne Louise Di Girolamo, Stefania Antoniella - Sorrentino, Stefania Antoniella Didenko, Lyudmyla --- Burda, Lyudmyla Murray, Nicola Karen — Benton, Nicola Karen Eliopoulos, Fotini — Farrow, Fotini Z. English, Alice Bertha Maria — Van Boven, Alice Bertha Escobar, Erlinda Tomen — Tomen, Erlinda Almazan Evans, Ann Elizabeth — Lelenc, Ann Elizabeth Fawdry, Vanessa Mae Vannatter - Vannatter, Vanessa Mae Fischer, Margaret Irene — Jackson, Margaret Irene Ford, Corinne Audrey — Ford-Clarke, Corinne Audrey Ford, Shelley Leah-Ann — Gibson, Shelley Leah-Ann Galbraith, Larry Burton — Pettipiece, Larry Burton Gangadhara, Gangadhara — Panambur, Gangadhar Garraway, Cheryl Christabell - Garraway-Reuben, Cheryl Christabell Girma, Solomon — Gebremariam, Theodros Belihu Grams, Kevin Alexander — Boileau, Alexander Gross, Kevin Francis — Herzog, Kevin Patrick Grot, Malgorzata Agata — Mariak, Malgorzata Agata Guirguis, Zahia Emile — Miller, Zahia Emile Guo, Pei - Guo, Annabella Pei Hadi, Zaid — Jumaily, Zaid Hadi Hale, Dawn Marie - Van Biesen, Dawn Marie Ham, Jung Sun — Kumagai, Jung Sun Hang, Zhen Fu — Hoang, Chan Phuc Hazlewood, Egdar Miles — Hazelwood, Miles Edgar Herzog-Gross, Mareike Gabriella — Herzog, Mareike Gabriella Herzog-Gross, Markus Sebastian — Herzog, Markus Sebastian Herzog-Gross, Matthias Patrick — Herzog, Matthias Patrick Hinds, Robert Dwayne - Jordan, Devante Tredell Nike Cashmere Romero Hopkins, Tammy Lynn — Spearen, Tammy Lynn Huff, Christopher Mark — Jikeli, Christopher Mark Hussain, Husam — Jumaily, Husam Hussain Hussain, Mgid — Jumaily, Mejd Husam Jacinte, Reynold Lubin - Lubin, Abdul-Maalik Idris Jacobs, Corina Lynn — Davy, Corina Lynn Jegarajah, Xavier Emmanuel Athmasaran - Xavier, Emmanuel Jegarajah Jin, Xinhua — Jin, Victor Xinhua Johnson, Jesse Steven - Wilson, Jesse Steven Jones, Alexandra Rose — Medland, Alexandra Rose Kannegieter, Paloma Birgit — Kannegieter-Woods, Paloma Birgit Kawaja, Helen Suzanne - Masters, Helen Suzanne Kong, Yee-Han — Kong, Lawrence Yee-Han

Krykorka, Suzanna Lucie — Krykorka, Zuzanna Lucie

Kubowicz, Robert Zdzislaw — Jakubczyc, Robert Zdzislaw Kuhn, Christine Diane - Palmer, Christine Diane Kwan, Kit Chung — Kwan, Samson Kit Chung Kwan, Kit Hei - Kwan, Matthew Kit Hei Kwan, Yue Shing — Kwan, Kenneth Yue Shing Lam, Sze Chung — Lam, Jonathan Sze Chung Lariviere, Stephanie Marie Denise - Lariviere-Girard, Stephanie Marie Denise Lau, Mo Yee — Li, Calina Mo-Yee Lau, Sze Chai — Lau, Eric Sze Chai Li, Su Qiao — Lee, Solomon Suqiao Lin, Qing — Lin, Allan Liu, Xuejin - Liu, Peter Zhiye Loo, Wai Jing - Loo, Jeannie Wai Jing Lu, Yong — Lu, Dennis Yong Lu, Yun Shang - Fournier, Chantal Yun Shang MacLeod, James Stuart — MacLeod, James Stewart Magesvaran, Sanjula — Kulaveerasingam, Sanjula Mahabir, Davina — Dixon, Davina Majury, Lillian Melissa — McFadden, Lillian Melissa Malairau, Daniel Christian — Tudor, Daniel Christian Malairau, Mihaela Florentina — Tudor, Michaela Florentina Mallon, Natalie Marie - Klodt, Natalie Marie Mankarios, Micheal Maurice Iskaros - Mankarios, Michael Maurice Iskaros Matheson, Shane William Paul - Ryan, Shane William Paul Mazurov, Aleksandr — Mazur, Alexandr Mazurov, Sergiy - Mazur, Serge Mazurov, Stanislav - Mazur, Stanislav Mazurova, Svitlana — Mazur, Svetlana McCallum, Patrick Edward — MacMaster, Patrick Edward
McKenzie, Denise Reberta — Chambers, Denise Reberta
McRae, Christina Elizabeth — McRae Lawrence, Christina Elizabeth Meaney, Christien Dominique — Demers, Christien Dominique Meinecke, Tanya Louise — Fenkell, Tanya Louise Menard-Paquette, Shiayanne Amanda Marie — Frappier, Shiayanne Amanda Marie Migneault, Marie Jessika Crystel - Belair, Crystel Millard, Jesse — Fitton, Jesse Daniel Motee, Hema Pranlal — Merai, Hema Nilesh Ng, Adrian Pui Lun — Chan, Adrian Pui Lun Ng, Jennifer Pui Ke — Chan, Jennifer Pui Ke Ngo, Chi-Hao — Yang, Chi-Hao Ngo, To Ha — Yang, To-Ha Ninaber, Eugenie Yvette — Schuiten Ninaber, Eugenie Yvette Oates, Kylee Colleen Lorraine - Mazerolle, Kylee Colleen Lorraine Pachkevitch, Anastasiya — Pachkevitch, Stacey Anastasiya Pachkevitch, Guennadi — Pachkevitch, Gene Pask, Corinna Anne - Pask-Aube, Corinna Anne Pepathuva, Ponnuthurai — Jeyaraja, Pepathuva Perry, Abinu Omalla — Perry, Abinii Omalla Persaud, Surojdai — Persaud, Anita Surojdai Peter, Sheela — Duraisami, Sheela Peter, Yohan David — Duraisami, Yohan David Pinkerton, Joseph David Stanley - Flynn, Joseph David Stanley Poulton, Dana Leigh - Korba, Dana Leigh Ravi, Sheeba Anbarasu — Devraj, Sheeba Anbarasu Rawhani, Sitarih — Rawhani, Summer Sitarih Reina, Ruth Kanchana - Kuhadasan, Ruth Reina Reynolds, Lorna Lynn Elizabeth — Ramessar, Lorna Lynn Elizabeth Ribau, Susana Paula Lopes — Ferreira, Susana Paula Lopes Rojas Sinche, Delia Reina — Heras Rojas, Delia Reina Sabourin, Stacey Dawn — Coburn, Stacey Dawn Salem, Jessica Lynn — Walton, Jessica Lynn Sandhu, Machinder — Carr, Michelle Sanghera, Jindo Kaur - Kang, Jinder Kaur Seddighi-Tonkaboni, Arzhang — Seddighi, Arzhang Shanmuganathan, Prashanthy — Lalishan, Prashanthy Shergill, Ajmer — Shergill, Ajmermohan Singh Sherk, Veronica Julia Anne — Haworth, Rosemary Dove Shilling, Jessica Anita — Lapointe, Jessica Anita Sibley, Amber Leigh-Ann — Millar, Amber Leigh-Ann Silva, Kevin Penacho — Da Silva, Kevin Penacho Singh, Sukhmandip --- Grewal, Sukhmandip Singh Slama, Yvonne Anne — Slama-Allan, Yvonne Anne Smith, Marianne Louise — Hamilton, Marianne Louise

Smyth, Emily Catherine McGill — Fern, Emily Catherine McGill Sobolev, Elina — Kagan, Elina Leonora Sookdeo, Doolarie - Sattan, Doolarie Spence, Yvonne Jo-Anne - Strain, Yvonne Jo-Anne Stocks, Jane Allison — Circle, Jane Allison Subramaniam, Lathankan — Rasenthiram, Lathankan Tanawattako, Woranuch — De Simone, Woranuch Tanel, Emily Jaiden — Wyonch, Emily Jaiden Tang, Thi Ngoc Hanh — Tang, Melissa Hanh Teixeira, Natercia Conceicao Pedro — Martins, Natercia Conceicao Pedro Terelly, Evelyn Beatrice - Tirelli, Evelyn Rina

Thackeray, Carey Douglas Scott - Browett, Corey Douglas Scott Thambiah, Srikugananthan — Thambiah, Roger Sri K. Tojeira, Marta Catarina Marques — Pavao, Marta Catarina Marques

Tran, Minh Huy - Wu, Robert Ming-Fai Tunkara, Amara — Seebi, Amara Tunkara, Fatumata — Seebi, Fatumata Tunkara, Kumba — Seebi, Kumba Tunkara, Numa — Seebi, Numa

Vernon, Camille Patrice — Duncan-Vernon, Camille Patrice Vilan, Rhodora Virginia Candelario - Yurick, Rhodora

Virginia Candelario

Vine, Heather Janine - D'souza, Heather Janine Walker, Rhonda Haley — Walker-Paitz, Rhonda Haley Watkins, Leanna Christine - Reeves, Leanna Christine Weberg, Julie Donalda - Peters, Julie Donalda Whitlock, Rosanne Louise - Manger, Rosanne Louise Woodcock, Jeffrey Bettschen — Redman, Jeffrey Bettschen Wright, Nora Sue - Wright McNeil, Nora Sue Xue, Lijuan — Xue, Lisa Lijuan Yeung, Kwan-Yin — Chan, Kwan-Yin Yim, Mee-Rai — Cho, Meerai Yourth, Andrea Simone - Dagenais, Andrea Simone Zan, Kai Yung - Zan, Watson Kai Yung

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INDIRA SINGH, Deputy Registrar General

Election Act Loi Électorale

ELECTION ACT

PERMANENT REGISTER OF ELECTORS — **GUIDELINES**

These Guidelines are intended to help recipients of information from the Permanent Register of Electors for Ontario or the Lists of Electors that are prepared from the Register, to follow the provisions of section 17.4 of the Election Act, Chap E-6, RSO 1990, as amended, relating to restrictions on the use and distribution of that information.

For the authoritative provisions, reference should be made to the statute.

1.0 Principles:

The principles underlying the prohibitions and restrictions against the dissemination of information obtained from the Permanent Register of Electors and the Lists of Electors prepared from the Permanent Register of Electors is that the information is personal information. Such information is generally not disseminated without first obtaining the consent of the person whom it concerns. Fundamental to the democratic process, however, is the identification of every elector. It is also essential to the democratic process for registered political parties to be aware of who the electors are so that they are able to present to them their political platform and thereby place the electorate in a position to make an informed choice when voting.

Section 17.4 of the Election Act requires that any information obtained by anyone from the Permanent Register of Electors or the Lists of Electors prepared from the Permanent Register of Electors must be used for electoral purposes only. The section also prohibits the use of any such information for commercial purposes.

2.0 Overview

The limitation placed upon the dissemination of personal information respecting electors is therefore an attempt to achieve a balance between the protection of privacy and the need to facilitate the electoral process which is fundamentally essential to the democratic process.

Any person who receives information from the Permanent Register of Electors or the Lists of Electors must, before he or she discloses the information to any other person, obtain a written acknowledgment that the other person will be bound by the specific provisions of section 17.4. The acknowledgement also provides that the other person must also obtain a similar written acknowledgment before information is further disclosed to anyone else.

Section 17.4 of the Election Act applies irrespective of how the information is obtained and whether it is in electronic form or in printed

Where the information is received in electronic form, the section prohibits reproduction, storage or transmitting of the information electronically. Any person who receives the information from a party or member must complete the written acknowledgement under section 17.4 before he or she can reproduce, store or transmit the information. The prohibition against electronic reproduction, storage or transmission does not apply to a registered party or a member of the Legislative Assembly receiving the information in accordance with section 17.3 of the Act.

Procedures - Copy of, or extract from, the Permanent Register of Electors for Ontario

3.1 Chief Election Officer

- 3.1.1 Every registered party and member of the Assembly will be notified by the Chief Election Officer when updating of the Permanent Register of Electors for Ontario is complete. The notification will include a form to be returned to the Chief Election Officer to request a copy of the Register or part of the Register. The request form will set out the restrictions on use and disclosure of the information, identify the person designated to receive the information (the recipient) on behalf of the registered party or member, and provide a form of undertaking to be signed by that person, signifying acceptance of the restrictions of the Act.
- 3.1.2 On receipt of the completed request form from a registered party or a member of the Assembly, the copy or extract from the Permanent Register of Electors for Ontario will be produced by the Chief Election Officer on a CD-ROM including a statement about the general restrictions on use of the information.
- 3.1.3 The Chief Election Officer will provide the information to the person designated by the registered party or member, with a reminder of the restrictions and instructions relating to the security features of the information release.
- 3.1.4 Where the Chief Election Officer receives a written report alleging a contravention of section 17.4 of the Act and the Chief Election Officer is of opinion that the allegation has merit, the Chief Election Officer may take such steps as he or she considers necessary to pursue appropriate legal remedies

against the person alleged to have contravened the section.

3.2 Recipient of information from the *Permanent Register* of *Electors for Ontario* (person designated under 3.1.1)

- 3.2.1 The recipient is responsible for ensuring that the registered party or member that he or she represents adheres to the requirements of section 17.4
- 3.2.2 Where the recipient has reason to believe that there has been a contravention of section 17.4 of the Act, the recipient must forthwith provide the Chief Election Officer with a full and complete written report of the alleged contravention.
- 3.2.3 Before allowing access to the copy of the *Register* or information contained in the *Register*, the recipient must obtain a written acknowledgement from every person who will have access, that he or she understands and is bound by the provisions of section 17.4. This applies to employees and any other authorized person. A form of acknowledgement (FO102) will be included with the delivery of the information from the Chief Election Officer.
- 3.2.4 The recipient is responsible for ensuring that any person who has access to the electronic file containing information from the *Register* is aware that the information is not to be reproduced, stored or transmitted electronically for any purpose.
- 3.2.5 The recipient is responsible for ensuring that, within five days of receiving an updated copy of or extract from the *Permanent Register of Electors* from the Chief Election Officer, every printed obsolete copy of the *Permanent Register of Electors* in his or her possession is shredded, and within ten days of receiving the updated copy all obsolete electronic copies of the *Permanent Register of Electors* in his or her possession are returned to the Chief Election Officer.

3.3 Registered parties and independent candidates and independent members of the Assembly

- 3.3.1 Every registered party, independent candidate and independent member of the Assembly is required to develop and implement a policy that ensures candidates, members of the Assembly, staff and agents, as appropriate, comply with section 17.4 and these guidelines.
- 3.3.2 The policy must be disclosed to the Chief Election Officer at his or her request and may be published by the Chief Election Officer.

4.0 Procedures after a Writ of Election has been issued - Copy of, or extract from, the Lists of Electors prepared from the Permanent Register of Electors for Ontario

4.1 Chief Election Officer

4.1.1 When the Writ for an election or by-election is issued, the Chief Election Officer will prepare the Lists of Electors from the Permanent Register of Electors and provide a copy to the Returning Officer as required by section 19 of the Election Act.

4.2 Returning Officer

4.2.1 Upon receipt of the copy of the Lists of Electors prepared from the Permanent Register of Electors for Ontario and delivered according to section 19

- of the *Election Act*, the Returning Officer is required to arrange for copies of the *Lists* to be made and distributed according to subsection 19(3)
- 4.2.2 The Returning Officer must ensure that election workers who have access to the *Lists* or information from the *Lists*, are aware of and comply with the provisions of section 17.4 of the Act. A written acknowledgement (Form FO101) must be completed before workers are granted access to the information.

4.3 The person who receives a copy of, or information from, the *List of Electors*

- 4.3.1 The person who receives a copy of, or information from, the *Lists of Electors* must not use the information for any purpose other than electoral purposes, nor for any commercial purpose.
- 4.3.2 The person who receives the information must advise every other person who will become aware of information from the *Lists of Electors* of the statutory prohibitions and restrictions respecting the use of such information.
- 4.3.3 The person who receives the *Lists of Electors* or information therefrom has a responsibility to ensure that every person supervised by him or her who becomes aware of information from the *Lists of Electors* complies with the statutory prohibitions and restrictions respecting the use of such information.
- 4.3.4 Before allowing access to the copy of the *Lists* of *Electors* or information contained in the *Lists*, a written acknowledgement must be obtained from every person who will have access, that he or she understands and is bound by the provisions of section 17.4. This applies to employees and any other person. A form of acknowledgement (FO101) will be included with the delivery of the information from the Returning Officer.
- 4.3.5 Where a person who has received information has reason to believe that there has been a contravention of section 17.4 of the Act, he or she must provide the Chief Election Officer with a full and complete written report of the alleged contravention as soon as possible after he or she becomes aware of the possible contravention.

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LOI ÉLECTORALE

REGISTRE PERMANENT DES ÉLECTEURS — LIGNES DIRECTRICES

L'objectif des présentes lignes directrices est d'aider les personnes qui obtiennent des renseignements à partir du Registre permanent des électeurs pour l'Ontario ou des Listes des électeurs dressées à partir du Registre permanent des électeurs à respecter les interdictions et les restrictions légales relatives à l'utilisation et à la distribution de ces renseignements établies à l'article 17.4 de la Loi électorale, L.R.O. 1990, chap. E.6, telles qu'amendées.

Pour connaître les dispositions qui font autorité, se reporter à la loi.

1.0 Principes

Le principe intrinsèque des interdictions et des restrictions légales relatives à l'utilisation et la distribution des renseignements obtenus du Registre permanent des électeurs et des Listes des électeurs dressées à partir du Registre permanent des électeurs est que ces

renseignements sont de nature personelle. Ces renseignements ne sont habituellement pas distribués sans avoir obtenu au préalable le consentement des personnes. L'identification de tous les électeurs est cependant fondamentale au processus démocratique. Il est également essentiel pour le processus démocratique que les partis politiques inscrits connaissent l'identité des électeurs afin qu'ils puissent leur présenter leur programme politique et ainsi permettre à l'électorat de faire une choix éclairée au moment du vote.

L'article 17.4 de la Loi électorale exige que les renseignements obtenus par quiconque àpartir du Registre permanent des électeurs ou des Listes des électeurs dressées à partir du Registre permanent des électeurs ne soient utilisés qu'à des fins électorales. L'article interdit également l'utilisation de ces renseignements à des fins commerciales.

2.0 Survol

Les restrictions relatives à l'utilisation et la distribution des renseignements personnels concernant les électeurs représentent donc une tentative visant à établir un équilibre entre la protection de la confidentialité et la facilitation du processus électoral, fondamentalement essentiel au processus démocratique.

Toute personne qui reçoit des renseignements contenus dans le *Registre permanent des électeurs* ou les *Listes des électeurs* doit, avant de communiquer ces renseignements à toute autre personne, obtenir une reconnaissance écrite selon laquelle l'autre personne sera assujettie aux mêmes limitations spécifiques stipulées à l'article 17.4. La reconnaissance prévoit également que l'autre personne doit obtenir une reconnaissance écrite similaire de toute personne à qui ces renseignements seront divulgués.

L'article 17.4 de la *Loi électorale* s'applique, peu importe la méthode utilisée pour obtenir les renseignements et peu importe la forme qu'ils prennent, qu'il s'agisse d'une forme imprimée ou électronique.

Lorsque les renseignements ont été obtenus sous forme électronique, l'article interdit à quiconque de reproduire, de stocker ou de transmettre ces renseignements. Toute personne qui reçoit des renseignements d'un parti ou d'un député doit remplir une reconnaissance écrite en vertu de l'article 17.4 avant de pouvoir reproduire, stocker ou transmettre ces renseignements. Cette interdiction à l'égard de la reproduction, du stockage ou de la transmission électronique ne s'applique pas à un parti inscrit ou un député à l'Assemblée législative qui reçoit les renseignements aux termes de l'article 17.3 de la Loi.

3.0 Procédures - Reproduction ou extraits du Registre permanent des électeurs pour l'Ontario

3.1 Directeur général des élections

- 3.1.1 Tous les partis inscrits et les députés à l'Assemblée législative seront avisés par le directeur général des élections lorsque la mise à jour du Registre permanent des électeurs pour l'Ontario sera terminée. L'avis sera accompagné d'un formulaire qui devra être retourné au directeur général des élections pour faire la demande d'une copie du Registre complet ou d'une partie du Registre. Le formulaire de demande décrira les restrictions légales concernant l'utilisation et la distribution des renseignements, identifiera la personne désignée à qui sont destinés les renseignements (le destinataire) au nom du parti inscrit ou du député, et comportera une formule d'engagement qui devra être signée par cette personne, indiquant qu'elle accepte de se conformer aux restrictions de la Loi.
- 3.1.2 Sur réception du formulaire de demande dûment remplie d'un parti inscrit ou d'un député à l'Assemblée législative, la copie ou l'extrait du Registre permanent des électeurs pour l'Ontario sera transféré sur un CD-ROM et sera accompagné d'une déclaration concernant les restrictions générales sur l'utilisation des renseignements.

- 3.1.3 Le directeur général des élections fournira les renseignements à la personne désignée par le parti inscrit ou le député à l'Assemblée législative, avec un rappel des restrictions et des directives concernant les dispositifs de sécurité entourant la divulgation des renseignements.
- 3.1.4 Lorsque le directeur général des élections reçoit un rapport écrit faisant état d'une allégation selon laquelle l'article 17.4 de la Loi aurait été enfreint, et que le directeur général des élections est d'avis que cette allégation est fondée, celui-ci peut prendre les mesures qu'il juge nécessaires pour entamer des poursuites contre la personne qui aurait enfreint l'article.

3.2 Destinataire de renseignements tirés du Registre permanent des électeurs pour l'Ontario (personne désignée au paragraphe 3.1.1)

- 3.2.1 Le destinataire est responsable de s'assurer que le parti inscrit ou le député à l'Assemblée législative qu'il représente se conforme aux exigences de l'article 17.4.
- 3.2.2 Lorsque le destinataire a des motifs de croire que l'article 17.4 de la Loi a été enfreint, il doit, sans délai, soumettre au directeur général des élections un rapport écrit complet et détaillé décrivant la prétendue infraction.
- 3.2.3 Avant de communiquer les renseignements figurant dans le *Registre permanent des électeurs*, le destinataire doit au préalable obtenir de toute personne à qui les renseignements seront communiqués, une reconnaissance écrite selon laquelle elle comprend et elle s'engage à respecter les dispositions de l'article 17.4. Ceci s'applique aux employés et à toute autre personne autorisée. Un formulaire de reconnaissance (FO102) accompagnera les renseignements expédiés par le directeur général des élections.
- 3.2.4 Le destinataire est tenu de s'assurer que chaque personne qui a accès au fichier électronique contenant les renseignements figurant dans le *Registre* est avisée que ces renseignements ne doivent pas être reproduits, stockés ou transmis sous forme électronique à aucune fin.
- 3.2.5 Dans les cinq jours suivant la réception d'une copie ou d'un extrait mis à jour du Registre permanent des électeurs du directeur général des élections, le destinataire est tenu de s'assurer que toute copie papier désuète du Registre permanent des électeurs en sa possession soit déchiquetée, et, dans les dix jours suivant la réception de la copie mise à jour, que toutes les copies électroniques désuètes du Registre permanent des électeurs en sa possession soient retournées au directeur général des élections.

3.3 Partis inscrits et candidats indépendants et députés indépendants à l'Assemblée législative

- 3.3.1 Chaque parti inscrit, candidat indépendant et député indépendant à l'Assemblée législative doit établir et appliquer une politique qui garantit que les candidats, les députés à l'Assemblée législative, le personnel et les agents, s'il y a lieu, se conforment à l'article 17.4 et à ces lignes directrices.
- 3.3.2 La politique doit être divulguée au directeur général des élections à sa demande et pourra être publiée par le directeur général des élections.

4.0 Procédures à suivre après l'émission du décret de convocation des électeurs – Copie ou extrait des Listes des électeurs à partir du Registre permanent des électeurs pour l'Ontario

4.1 Directeur général des élections

4.1.1 Après l'émission des décrets de convocation des électeurs pour une élection ou pour une élection partielle, le directeur général des élections préparera les Listes des électeurs à partir du Registre permanent des électeurs et en fournira une copie au directeur du scrutin comme le stipule l'article 19 de la Loi électorale.

4.2 Directeur du scrutin

- 4.2.1 Sur réception de la copie des Listes des électeurs préparées à partir du Registre permanent des électeurs pour l'Ontario et fournie en vertu de l'article 19 de la Loi électorale, le directeur du scrutin doit voir à ce que des copies des Listes soient préparées et distribuées conformément au paragraphe 19(3).
- 4.2.2 Le directeur du scrutin doit s'assurer que le personnel électoral qui a accès aux *Listes* ou aux renseignements qu'elles contiennent, connaissent les dispositions de l'article 17.4 de la *Loi* et s'y conforment. Une reconnaissance écrite (Formulaire FO101) doit être remplie par les employés avant qu'ils ne soient autorisés à avoir accès aux renseignements.

4.3 La personne qui reçoit une copie des Listes des électeurs ou des renseignements qui en sont tirés

- 4.3.1 La personne qui reçoit une copie des *Listes des électeurs* ou des renseignements qui en sont tirés ne doit pas utiliser ces renseignements tirés à des fins autres que des fins électorales et ne doit pas les utiliser à des fins commerciales.
- 4.3.2 La personne qui reçoit les renseignements doit informer chaque personne qui prendra connaissance des renseignements figurant sur les *Listes des électeurs* des interdictions et des restrictions légales relatives à l'utilisation de ces renseignements.
- 4.3.3 La personne qui reçoit une copie des *Listes des électeurs* ou des renseignements qui en sont tirés est tenu de s'assurer que chaque personne qu'il supervise et qui prend connaissance des renseignements figurant dans les *Listes des électeurs* respecte les interdictions et les restrictions légales relatives à l'utilisation de ces renseignements.
- 4.3.4 Avant de permettre l'accès à la copie de la Liste des électeurs ou aux renseignements qui en sont tirés, une reconnaissance écrite devra être obtenue des personnes à qui les renseignements seront communiqués à l'effet qu'elles comprennent les dispositions de l'article 17.4 et acceptent de s'y conformer. Ceci s'applique aux employés et à toute autre personne. Un formulaire de reconnaissance (F0101) sera inclus avec l'envoi des renseignements par le directeur du scrutin.
- 4.3.5 Lorsqu'une personne qui a reçu des renseignements a des motifs de croire que l'article 17.4 de la Loi a été enfreint, il doit, sans délai, soumettre au directeur général des élections un rapport écrit complet et détaillé décrivant la prétendue infraction.

Municipal Act Loi sur les municipalités

ORDER MADE UNDER THE MUNICIPAL ACT R.S.O. c. M.45

COUNTY OF HALIBURTON

TOWNSHIPS OF ANSON, HINDON AND MINDEN TOWNSHIP OF LUTTERWORTH TOWNSHIP OF SNOWDON

Change of Name for the Townships of Anson, Hindon, Minden, Lutterworth and Snowdon

The name of "The Corporation of the Townships of Anson, Hindon, Minden, Lutterworth and Snowdon" established under subsection 2(2) of the Order of the Minister of Municipal Affairs and Housing dated March 6, 2000, as published in the Ontario Gazette on March 25, 2000, is hereby changed to "The Corporation of the Township of Minden Hills"

TONY CLEMENT, Minister of Municipal Affairs and Housing.

Dated at Toronto, this 31st day of October, 2000.

ORDER MADE UNDER THE MUNICIPAL ACT, R.S.O. 1990, c. M.45

COUNTY OF LAMBTON

TOWN OF BOSANQUET, TOWN OF FOREST VILLAGE OF ARKONA, VILLAGE OF GRAND BEND VILLAGE OF THEDFORD, TOWNSHIP OF PLYMPTON TOWNSHIP OF WARWICK

Change of Name for the Municipality of North Lambton

The name of "The Corporation of the Municipality of North Lambton" established under section 3 of the Order of the Minister of Municipal Affairs and Housing dated November 4, 1998, as published in the Ontario Gazette on November 21, 1998, is hereby changed to "The Corporation of the Municipality of Lambton Shores".

TONY CLEMENT,
Minister of Municipal Affairs and Housing.

Dated at Toronto, this 31st day of October, 2000.

(6760) 47

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders may be obtained from:

Committees Branch Room 1405, Whitney Block, Queen's Park Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

CLAUDE L. DESROSIERS, Clerk of the Legislative Assembly. Dated at Toronto, this 18th day of November, 2000.

ROYAL & SUN ALLIANCE INSURANCE GROUP, PLC,

Robert J. Gunn, Director.

(3439) 47-49

Applications to Provincial Parliament Demandes au Parlement provincial

UNIVERSITY OF ST. JEROME'S COLLEGE

NOTICE IS HEREBY GIVEN that on behalf of the University of St. Jerome's College, application will be made to the Legislative Assembly of the Province of Ontario for an Act to change the composition of the Board of Governors of the University, to change the name of the University to St. Jerome's University, to amend the terms of office of the chancellor and to amend the requirements with respect to annual financial reporting.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills, should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

Dated at Toronto, this 20th day of October, 2000.

FRANK N. WILLIAMS, Barrister and Solicitor, Counsel of the University of St. Jerome's College.

(3421) 45-48

Notice to Creditors Avis aux créanciers

ESTATE OF PHYLLIS WADSWORTH

ALL CLAIMS AGAINST the Estate of Phyllis Wadsworth, late of Hagersville, Ontario, who died on or about October 23, 2000 must be filed with the undersigned on or before December 22, 2000, after which date the Estate will be distributed with regard only to claims then received.

Dated this 10th day of November, 2000.

LLOYD & EMMA DREHMER, Executors, RR #2 Fisherville, Ontario NOA 1G0. Telephone: 905-779-3028

Fax: 905-779-3028

(3443) 47-49

Miscellaneous Notices Avis divers

ASCENTUS INSURANCE LTD. LES ASSURANCES ASCENTUS LTÉE

APPLICATION FOR LICENCE

NOTICE IS HEREBY GIVEN, pursuant to section 49 of the *Insurance Act* (Ontario), of the intent of Ascentus Insurance Ltd./Les Assurances Ascentus Ltée to apply to the Superintendent, Financial Services for a licence to transact the business of property and casualty insurance in Ontario

Sales of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

ERRATUM

MUNICIPAL TAX SALES ACT R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824

THE CORPORATION OF THE CITY OF OSHAWA

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 2:30 p.m. local time on Wednesday, December 13, 2000, at Purchasing Services, Department of Corporate Services for the Corporation of the City of Oshawa, Oshawa City Hall, 50 Centre Street South, Oshawa, Ontario L1H 3Z7.

A public tender opening will be on the same day at 3:00 pm. (local time) at Oshawa City Hall, Treasury Library, immediately following the closing of tenders.

Tax Sale File No.	Description of Land(s)	Minimum Tender Amount
51-97	All of Lot 1 and the northerly 1 foot throughout of Lot 2, Registered Plan 209, City of Oshawa, Regional Municipality of Durham. SAVE AND EXCEPT that part of said Lot 1 expropriated for road widening and shown as Part 25 on Expropriation Plan 156	\$21,108.27
106-97	Parcel 7-1, Section M-1186, being Block 7, Plan M-1186, City of Oshawa, Regional Municipality of Durham. Parcel Walkways-1, Section M-1103, being Block C, Plan M-1103, City of Oshawa, Regional Municipality of Durham	\$3,407.72
21-98	That Part of Lot 4, Concession 3, Geographic Township of East Whitby, described in D461452 and lying east of Lots 10, 11, 12, Plan 584, City of Oshawa, Regional Municipality of Durham.	\$4,274.80

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the City of Oshawa and representing at least 20 per cent of the tender amount.

The City of Oshawa makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act*, being chapter M.60 of the Revised Statutes of Ontario 1990 and the Municipal Tax

Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated realty taxes, the relevant land transfer tax and Goods & Services Taxes where applicable.

For further information regarding this sale and a copy of the prescribed form of tender, contact: Timothy F. Dwyre, A.M.C.T., C.M.T.C. Tax Collector. Sealed tenders in the prescribed form must be addressed to:

> THE TREASURER, c/o Jerry D. Barber, CPPO, Manager, Purchasing Services, The Corporation of the City of Oshawa, 50 Centre Street South. Oshawa, Ontario L1H 3Z7, (905) 436-5637.

(3440) 47

MUNICIPAL TAX SALES ACT R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWNSHIP OF NIPISSING

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on December 19th, 2000 at the Township Office, Nipissing, Ontario.

The tenders will then be opened in public on the same day at 4:00 p.m. at the Township Office, Nipissing, Ontario.

Description of Land(s)

Minimum Tender Amount

All of Parcel 7014 in the Register for Parry Sound North Section, being Part of Lot 7, Concession 16, Township of Nipissing,

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Tax Sales Act and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

> CHARLES BARTON, Clerk-Treasurer, Corporation of the Township of Nipissing, Nipissing, Ontario P0H 1W0.

(3437) 47

MUNICIPAL TAX SALES ACT

THE CORPORATION OF THE **TOWN OF MARATHON**

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on December 15th, 2000, at the Town Office.

The tenders will then be opened in public on the same day at the Town Office.

Description of Land(s)

Minimum Tender Amount

FIRSTLY: Parcel 258. Marathon Freehold, being Lots 289 and 290, Plan M-114, Marathon, District of Thunder Bay. SECONDLY: Parcel 257, Marathon Freehold, being part of Lot 288, Plan M-114, Marathon, District of Thunder Bay. Land Titles Division of Thunder Bay (No. 55) (Property located on

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Tax Sales Act, being Chapter M.60 of the Revised Statutes of Ontario, 1990 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

> DAWN PARIS. Treasurer, The Corporation of the Town of Marathon, 12 Hemlo Drive, P.O. Bag "TM", Marathon, Ontario POT 2E0.

(3438) 47

MUNICIPAL TAX SALES ACT R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824.

THE CORPORATION OF THE TOWN OF FORT ERIE

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on December 12, 2000 at The Municipal Centre, Clerk's Dept.

The tenders will then be opened in public on the same day at The Municipal Centre, Conference Room 3.

Minimum Description of Land(s) Tender Amount EASTWOOD AVE ES, Lots 139-140 Plan 79/419 Frontage 80.0' Depth 90.0' (buildable) GRANDVIEW RD WS, Lot 2866 Plan 136/476 Frontage 50.0' Depth 120.0' (buildable)

BERNARD AVE ES, Lot 36 Plan 99/439

> Frontage 35.0' Depth 107.0' (non-buildable)

Minimum

	Description of Land(s)	Minimum Tender Amount	
4.	ONTARIO DR NS, Lots 120-121 Plan 145/485 Frontage 45.0' Depth 100.0' (non-buildable) Roll Number 2703 020 010 85100	\$2,087.45	
5.	DELAWARE AVE WS. Lots 329-330 Plan 129/469 Frontage 89.8' Depth 165.0' (non-buildable) Roll Number 2703 020 010 98160	\$3,355.46	
6.	DELAWARE AVE WS, Lots 311-312 Plan 129/469 Frontage 80.0' Depth 104.0' (non-buildable) Roll Number 2703 020 010 98172	\$1,790.22	
7.	BIDWELL PKWY WS, Lot 524 Plan 140/480 Frontage 40.0' Depth 117.0' (non-buildable) Roll Number 2703 020 010 98242	\$2,007.43	
8.	BIDWELL PKWY WS, Lot 480 Plan 140/480 Frontage 40.0' Depth 105.0' (non-buildable) Roll Number 2703 020 010 98265	\$3,077.65	
9.	RICHMOND AVE ES, Lots 586-587 Plan 140/480 Frontage 80.0' Depth 105.0' (non-buildable) Roll Number 2703 020 010 98328	\$3,160.72	
10.	LOUISA ST NS, Lot 7 Plan 2371/992 Frontage 165.0' Depth 660.0' (non-buildable) Roll Number 2703 020 019 01400	\$6,818.98	
11.	HIAWATHA AVE SS, Lots 78 Plan 105/445 Frontage 40.0' Depth 120.0' (non-buildable) Roll Number 2703 020 024 20200	\$2,160.03	
12.	WEST AVE 863, Lot 262 Plan 111/451 Frontage 40.0' Depth 120.0' (non-buildable) Roll Number 2703 020 026 21500	\$3,534.24	
13.	LINCOLN RD EAST 144, Lot 349 Plan 27/370 Frontage 33.7' Depth 80.0' (not buildable) Roll Number 2703 030 003 02600	\$3,159.65	
14.	LINCOLN RD WEST WS, Lot 185 Plan 27/370 Frontage 35.0' Depth 80.0' (non-buildable) Roll Number 2703 030 003 30801	\$2,404.47	
	Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank		

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers. This sale is governed by the *Municipal Tax Sales Act* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

GILLIAN CORNEY, Manager of Revenue & Collections, Finance Dept. (905) 871-1600 The Corporation of the Town of Fort Erie, 1 Municipal Centre Drive, Fort Erie, Ontario L2A 2S6.

(3441) 47

MUNICIPAL TAX SALES ACT R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWNSHIP OF TINY

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on Wednesday, the 13th day of December, 2000, at the Township of Tiny Administrative Building, at 130 Balm Beach Road West, R.R. #1, Perkinsfield, Ontario LOL 2J0.

The tenders will then be opened in public on the same day at 3:00 p.m. at the Council Chambers for the Township of Tiny.

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the Corporation of the Township of Tiny and representing at least 20 per cent of the tender amount.

The Corporation of the Township of Tiny makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

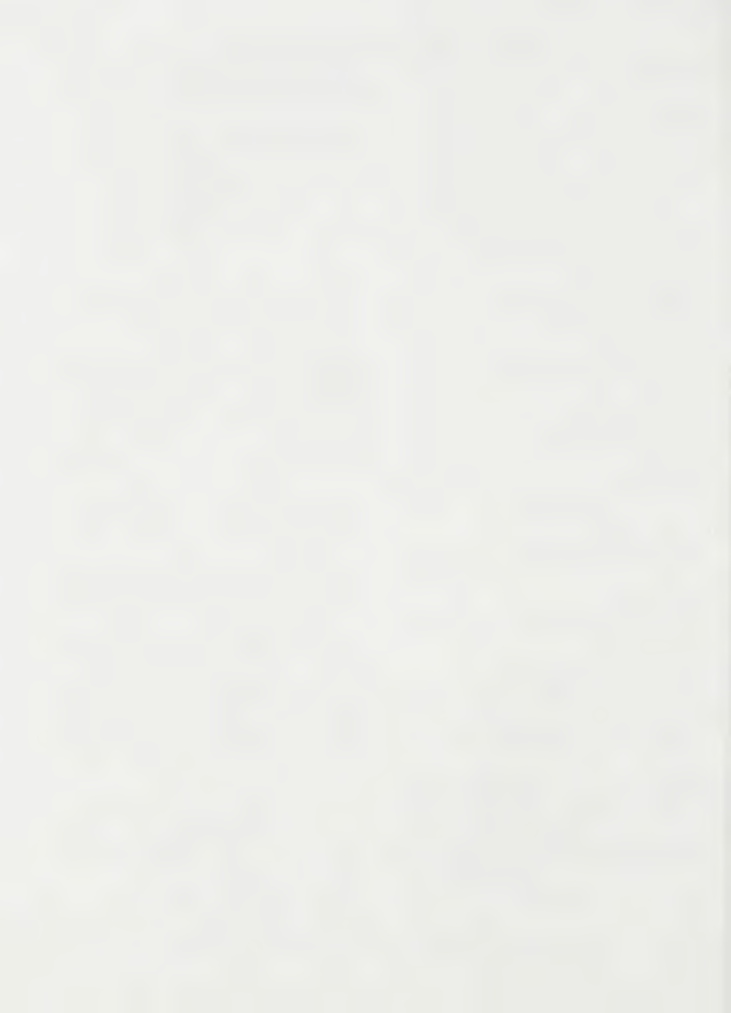
This sale is governed by the *Municipal Tax Sales Act*, being Chapter M.60 of the Revised Statutes of Ontario, 1990 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding the regulations of this sale, contact:

JOHN THERIAULT, Treasurer, The Corporation of the Township of Tiny, Address: R.R. #1

Perkinsfield, Ontario L0L 2J0

(3442) 47 Telephone: (705) 526-4204



Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2000—11—18

ONTARIO REGULATION 580/00

made under the

CONSOLIDATED HEARINGS ACT

Made: October 25, 2000 Filed: October 30, 2000

Amending Reg. 171 of R.R.O. 1990 (Aggregate Resources Act)

Note: Regulation 171 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

1. Section 2 of Regulation 171 of the Revised Regulations of Ontario, 1990 is amended by adding the following clause:

(e) the proposed undertaking by Graham Bros. Aggregates Limited to operate a sand and gravel pit on 72.3 acres in part of Lot 12, Concession 1, W.H.S. and to operate a sand and gravel pit on 21.5 acres in the west half of Lot 12, Concession 2, W.H.S., in the Town of Caledon in The Regional Municipality of Peel.

47/00

ONTARIO REGULATION 581/00

ARTHUR WISHART ACT (FRANCHISE DISCLOSURE), 2000

Made: October 25, 2000 Filed: October 31, 2000

GENERAL

PART I CO-OPERATIVE ASSOCIATIONS

- 1. For the purpose of paragraph 3 of subsection 2 (3) of the Act, a co-operative association is defined as,
 - (a) an organization operated on a co-operative basis by and for independent retailers that,
 - (i) purchases or arranges the purchase of, on a non-exclusive basis, wholesale goods or services primarily for resale by its member retailers, and
 - (ii) does not grant representational rights or exercise significant operational control over its member retailers;
 - (b) a "cooperative corporation" as defined under subsection 136 (2) of the *Income Tax Act* (Canada) or would be a cooperative corporation as defined in that subsection, but for paragraph 136 (2) (c);
 - (c) an organization incorporated under the Canada Cooperative Association Act, or
 - (d) an organization incorporated under the Co-operative Corporations Act.

PART II DISCLOSURE DOCUMENTS

- 2. Every disclosure document shall include the following information:
 - 1. The business background of the franchisor, including,
 - i. the name and address of the franchisor,
 - ii. the name under which the franchisor engages in or intends to engage in business,
 - iii. the principal business address of the franchisor and, if the franchisor's principal address is outside Ontario, the name and address of a person authorized to accept service in Ontario on the franchisor's behalf,
 - iv. the business form of the franchisor, including whether the franchisor is a sole proprietorship, partnership or corporation and, if incorporated, the jurisdiction where the franchisor is incorporated,
 - v. if the franchisor is a subsidiary, the name and principal address of the parent,
 - the length of time the franchisor has engaged in the line of business associated with the franchise,
 - vii. the length of time the franchisor has offered franchises in the line of business associated with the franchise, and
 - viii. if the franchisor has offered a franchise in another line of business, a description of every franchise in each line of business, including for each franchise,
 - A. the length of time the franchisor has offered the franchise to prospective franchisees, and
 - B. the number of franchises sold in the five years immediately preceding the date of the disclosure document.
 - 2. The business background of the directors, the general partners and the officers of the franchisor, including,
 - i. the name and current position of each person,
 - ii. a brief description of the prior relevant business experience of each person,
 - the length of time each person has engaged in the line of business associated with the franchise, and
 - iv. the principal occupation and the employers of each person during the five years immediately preceding the date of the disclosure document.
 - 3. A statement, including a description of details, indicating whether, during the ten years immediately preceding the date of the disclosure document, the franchisor, the franchisor's associate or a director, general partner or officer of the franchisor has been convicted of fraud, unfair or deceptive business practices, or a violation of a law that regulates franchises or business or if there is a charge pending against the person involving such a matter.
 - 4. A statement, including a description of details, indicating whether the franchisor, the franchisor's associate or a director, general partner or officer of the franchisor has been subject to

- an administrative order or penalty imposed under a law of any jurisdiction regulating franchises or business or if the person is the subject of any pending administrative actions to be heard under such a law.
- 5. A statement, including a description of details, indicating whether the franchisor, the franchisor's associate or a director, general partner or officer of the franchisor has been found liable in a civil action of misrepresentation, unfair or deceptive business practices or violating a law that regulates franchises or businesses, including a failure to provide proper disclosure to a franchisee, or if a civil action involving such allegations is pending against the person.
- Details of any bankruptcy or insolvency proceedings, voluntary or otherwise, in the six years immediately preceding the date of the disclosure document,
 - i. against the franchisor or the franchisor's associate,
 - against a corporation whose directors or officers include or included a current director, officer or general partner of the franchisor,
 - against a partnership whose general partners include or included a current director, officer or general partner of the franchisor, and
 - against a director, general partner, or officer of the franchisor in their personal capacity.
- 3. (1) Every disclosure document shall include.
- (a) an audited financial statement for the most recently completed fiscal year of the franchisor's operations;
- (b) a financial statement for the most recently completed year of the franchisor's operations, prepared in accordance with generally accepted accounting principles and which complies with the review and reporting standards applicable to review engagements set out in the Canadian Institute of Chartered Accountants Handbook, or
- (c) if a regulation has been made under subsection 13 (1) or (2) of the Act in respect of the franchisor, a declaration that the franchisor is exempt from the requirement to provide the financial statement described in clause (a) or (b), and that the franchisor meets the criteria prescribed for the purpose of that exemption.
- (2) Despite subsection (1), if 180 days have not yet passed since the end of the most recently completed fiscal year and a financial statement has not been prepared and reported for that year, the disclosure document shall include a financial statement for the previous fiscal year that is prepared in accordance with the requirements in clause (1) (a) or (b).
- (3) Despite subsection (1), if a franchisor has operated for less than one fiscal year or if 180 days have not yet passed since the end of the first fiscal year of operations and a financial statement for that year has not been prepared in accordance with the requirements in clause (1) (a) or (b), the disclosure document shall include the opening balance sheet for the franchisor.
- 4. For the purpose of clause 5 (4) (d) of the Act, every disclosure document shall include the following statements together in one section at the beginning of the document:
 - A commercial credit report is a report which may include information on the franchisor's business background, banking information, credit history and trade references. Such reports may be obtained from private credit reporting companies and may provide information useful in making an investment decision.

- Independent legal and financial advice in relation to the franchise agreement should be sought prior to entering into the franchise agreement.
- A prospective franchisee is strongly encouraged to contact any current or previous franchisees prior to entering into the franchise agreement.
- 4. The cost of goods and services acquired under the franchise agreement may not correspond to the lowest cost of the goods and services available in the marketplace.
- 5. (1) If an internal or external mediation or other alternative dispute resolution process is used by a franchisor in disputes with a franchisee, a disclosure document shall include, together with the statement referred to in subsection (2), a description of the mediation or other alternative dispute resolution process, and the circumstances when the process may be invoked.
- (2) Every disclosure document shall include the following statement:

Mediation is a voluntary process to resolve disputes with the assistance of an independent third party. Any party may propose mediation or other dispute resolution process in regard to a dispute under the franchise agreement, and the process may be used to resolve the dispute if agreed to by all parties.

- 6. For the purposes of clause 5 (4) (a) of the Act, every disclosure document shall include the following presented together in one part of the document:
 - 1. A list of all of the franchisee's costs associated with the establishment and operation of the franchise, including,
 - the amount of any deposits or franchise fees, whether the deposits or fees are refundable, and if so, under what conditions,
 - an estimate of the costs for inventory, leasehold improvements, equipment, leases, rentals and all other things necessary to establish the franchise and an explanation of any assumptions underlying the estimate, and
 - iii. any other costs associated with the franchise not listed in subparagraph i or ii, including any payment to the franchisor, whether direct or indirect, required by the franchise agreement, the nature and amount of the payment, and when the payment is due.
 - If an estimate of annual operating costs for the franchise is provided, a statement specifying the basis for the estimate, the assumptions underlying the estimate and a location where information is available for inspection that substantiates the estimate.
 - 3. If an earnings projection for the franchise is provided, a statement specifying the reasonable basis for the projection, the assumptions underlying the projection and a location where information is available for inspection that substantiates the projection.
 - The terms and conditions of the financing arrangements that the franchisor or the franchisor's associate offers directly or indirectly to franchisees.
 - 5. A description of any training or other assistance offered to franchisees by the franchisor or the franchisor's associate, including whether the training is mandatory or optional, and if the training is mandatory, a statement specifying who bears the costs of the training.
 - 6. If the franchisee, as a condition of the franchise agreement, is required to contribute to an advertising fund,

- i. a statement describing,
 - A. the percentage of the fund that has been spent on national campaigns and local advertising in the two years immediately preceding the date of the disclosure document, and
 - B. the percentage of the fund, other than the percentage described in sub-subparagraph A, that has been retained by the franchisor, the franchisor's parent or the franchisor's associate in the two years immediately preceding the date of the disclosure document,
- ii. another statement describing,
 - A. the projected amount of the contribution,
 - B. a projection of the percentage of the fund to be spent on national or local advertising campaigns for the current fiscal year, and
 - C. a projection of the percentage of the fund to be retained by the franchisor, the franchisor's parent or the franchisor's associate in the current fiscal year, and
- an indication of whether reports on advertising activities financed by the fund will be made available to the franchisee
- A description of any restrictions or requirements imposed by the franchise agreement with respect to,
 - i. obligations to purchase or lease from the franchisor, the franchisor's associate or suppliers approved by the franchisor or the franchisor's associate,
 - ii. the goods and services the franchisee may sell, and
 - iii. whom the franchisee may sell goods or services.
- 8. A description of the franchisor's policy, if any, regarding volume rebates, and whether or not the franchisor or the franchisor's associate receives a rebate, commission, payment or other benefit as a result of purchases of goods and services by a franchisee and, if so, whether rebates, commissions, payments or other benefits are shared with franchisees, either directly or indirectly.
- A description of the rights the franchisor or the franchisor's associate has to the trade-mark, service mark, trade name, logo or advertising or other commercial symbol associated with the franchise.
- 10. A description of every licence, registration, authorization or other permission the franchisee is required to obtain, under any applicable federal or provincial law or municipal by-law, to operate the franchise.
- 11. A statement indicating whether the franchisee is required to participate personally and directly in the operation of the franchise or, if the franchisee is a corporation, whether the principals of the corporation are so required.
- A description of any exclusive territory granted to the franchisee.
- 13. If the franchise agreement grants the franchisee rights to exclusive territory, a description of the franchisor's policy, if any, as to whether the continuation of the franchisee's rights to exclusive territory depends on the franchisee achieving a specific level of sales, market penetration, or other condition, and under what circumstances these rights may be altered.

- 14. A description of the franchisor's policy, if any, on the proximity between an existing franchise and,
 - i. another franchise.
 - any other distributor using the franchisor's trade-mark, service mark, trade name or logo or advertising or other commercial symbol,
 - iii. a franchise owned or operated by the franchisor that distributes similar products or services under a different trademark, service mark, trade name or logo, and
 - iv. a franchise granted by the franchisor that distributes similar products or services under a different trade-mark, service mark, trade name or logo.
- 15. The name, last known address and telephone number of each franchisee in Ontario who operated a franchise of the type being offered that has been terminated, cancelled, not renewed or reacquired by the franchisor or otherwise left the system within the last fiscal year immediately preceding the date of the disclosure document.
- 16. For each closure of a franchise of the type being offered within the previous three years immediately preceding the date of the disclosure document, the reasons for the closure, including whether.
 - i. the franchisor or franchisor's associate terminated or cancelled the franchise agreement,
 - ii. the franchisor or franchisor's associate refused to renew the franchise agreement, or
 - iii. the franchisee refused to renew the franchise agreement or otherwise left the franchise system.
- 17. A list of the locations of all franchises in Ontario of the type being offered, including the business address, telephone number and name of the franchisee who operates the franchise and, if there are less than 20 franchises in Ontario, the list shall include those franchises which are geographically closest to Ontario, until information on 20 franchises is provided.
- A description of all restrictions or conditions in the franchise agreement related to,
 - i. the termination or renewal of the agreement, and
 - ii. the transfer of the franchise.
- 7. (1) Every disclosure document shall include a certificate certifying that the document,
 - (a) contains no untrue information, representations or statements; and
 - (b) includes every material fact, financial statement, statement and other information required by the Act and this Regulation.
- (2) A certificate referred to in subsection (1) shall be signed and dated by,
 - (a) in the case of a franchisor that is not incorporated, the franchisor:
 - (b) in the case of a franchisor that is incorporated and has only one director or officer, by that person;
 - (c) in the case of a franchisor that is incorporated and has more than one officer or director, by at least two persons who are officers or directors.

PART III **EXEMPTIONS**

- 8. For the purposes of clause 5 (7) (e) of the Act, the prescribed percentage is 20 per cent.
- 9. For the purposes of subclause 5 (7) (g) (i) of the Act, the prescribed amount is \$5,000.
- 10. For the purposes of clause 5 (7) (h) of the Act, the prescribed period is one year and the prescribed amount is \$5,000,000.
- 11. The following are the criteria for the purpose of making a regulation under subsection 13 (1) of the Act to exempt a franchisor from the requirement to include specified financial information in a disclosure document:
 - 1. The net worth of the franchisor is at least five million dollars on a consolidated basis according to its most recent financial statements that have been audited or for which a review engagement report has been prepared.
 - 2. In the five years immediately preceeding the date of the application, the franchisor,
 - i. has at least 25 franchisees engaging in business at all times in Canada, or
 - ii. has fewer than 25 franchisees engaging in business at all times in Canada and has at least 25 franchisees engaging in business at all times in a single jurisdiction other than Can-
 - 3. The franchisor has engaged in the line of business associated with the franchise continuously for not less than five years immediately preceding the date of the application.
 - 4. During the ten years immediately preceeding the date of the application, the franchisor, the franchisor's associate and directors, general partners and officers of the franchisor,
 - i. in the case of a franchisor described in subparagraph 2 i, has not been subject to any judgment, order or award in Canada relating to a franchise agreement, fraud, unfair or deceptive practices, or a law regulating franchises, or
 - ii. in the case of a franchisor described in subparagraph 2 ii, has not been subject to any judgment, order or award in Canada or in the jurisdiction referred to in subparagraph 2 ii relating to a franchise agreement, fraud, unfair or deceptive practices, or a law regulating franchises.
- 12. This Regulation comes into force on January 31, 2001.

47/00

ONTARIO REGULATION 582/00 made under the

CITY OF OTTAWA ACT, 1999

Made: October 31, 2000 Filed: October 31, 2000

Amending O. Reg. 100/00 (Powers and Duties of Transition Board)

Ontario Regulation 100/00 has previously been amended by Ontario Regulation 184/00.

1. Ontario Regulation 100/00 is amended by adding the following section:

5. Section 4 does not apply to an old municipality or to a local board of an old municipality entering into agreements with any person or making payments to any person with respect to the four employees of the Ottawa-Carleton Regional Transit Commission who died as a result of being shot on April 6, 1999.

> TONY CLEMENT Minister of Municipal Affairs and Housing

Dated on October 31, 2000

RÈGLEMENT DE L'ONTARIO 582/00 pris en application de la LOI DE 1999 SUR LA CITÉ D'OTTAWA

pris le 31 octobre 2000 déposé le 31 octobre 2000

modifiant le Règl. de l'Ont. 100/00 (Pouvoirs et fonctions du conseil de transition)

Remarque: Le Règlement de l'Ontario 100/00 a été modifié antérieurement par le Règlement de l'Ontario 184/00.

- 1. Le Règlement de l'Ontario 100/00 est modifié par adjonction de l'article suivant :
- 5. L'article 4 ne s'applique pas à une ancienne municipalité ou à un de ses conseils locaux qui conclut des accords avec quiconque ou qui fait des versements à quiconque relativement aux quatre employés de la Commission de transport régionale d'Ottawa-Carleton qui ont été tués par balle le 6 avril 1999.

TONY CLEMENT Ministre des Affaires municipals et du Logement

Fait le 31 octobre 2000

47/00

ONTARIO REGULATION 583/00

made under the

DRUG INTERCHANGEABILITY AND **DISPENSING FEE ACT**

Made: November 1, 2000 Filed: November 2, 2000

Amending Reg. 935 of R.R.O. 1990 (General)

Since the end of 1999, Regulation 935 has been amended by Ontario Regulations 201/00, 367/00 and 496/00. Previous amendments are listed in the Table of Regulations published in The Ontario Gazette dated January 22, 2000.

- 1. The definition of "Formulary" in subsection 1 (1) of Regulation 935 of the Revised Regulations of Ontario, 1990 is amended by striking out "April 17, 2000 and July 17, 2000" and substituting "April 17, 2000, July 17, 2000 and November 30, 2000".
 - 2. This Regulation comes into force on November 30, 2000.

47/00

ONTARIO REGULATION 584/00

made under the

ONTARIO DRUG BENEFIT ACT

Made: November 1, 2000 Filed: November 2, 2000

Amending O. Reg. 201/96 (General)

Note: Since the end of 1999, Ontario Regulation 201/96 has been amended by Ontario Regulations 69/00, 202/00, 317/00, 324/00, 366/00 and 495/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. The definition of "Formulary" in subsection 1 (1) of Ontario Regulation 201/96 is amended by striking out "April 17, 2000 and July 17, 2000" and substituting "April 17, 2000, July 17, 2000 and November 30, 2000".
 - 2. This Regulation comes into force on November 30, 2000.

47/00

ONTARIO REGULATION 585/00

made under the

EDUCATION ACT

Made: November 1, 2000 Filed: November 2, 2000

Amending O. Reg. 170/00

(Student Focused Funding — Legislative Grants for the 2000-2001 School Board Fiscal Year)

Note: Ontario Regulation 170/00 has previously been amended by Ontario Regulations 216/00, 297/00 and 479/00.

1. (1) Paragraph 3 of section 30 of Ontario Regulation 170/00 is revoked and the following substituted:

- 3. Determine the per pupil sparsity amount for the board in accordance with the following:
 - i. In the case of a board that is listed in subsection (2), determine the pupil density by dividing the 2000-2001 day school average daily enrolment for the board, as determined under section 2 of the 2000-2001 A.D.E. regulation, not counting pupils who are 21 years of age or more on December 31, 2000, by the board's area in square kilometres, as specified in Table 1 of Ontario Regulation 412/00, as it read on the day that regulation came into force.
 - ii. In the case of a board that is not listed in subsection (2), determine the pupil density by dividing the 2000-2001 day school average daily enrolment for the board, as determined under section 2 of the 2000-2001 A.D.E. regulation, not counting pupils who are 21 years of age or more on December 31, 2000, by the board's area in square kilometres, as specified in the Schedule to Ontario Regulation 250/97, as it read immediately before that regulation was revoked.
 - iii. If the number determined under subparagraph i or ii, as the case may be, is less than one, the per pupil sparsity amount

- shall be determined by subtracting that number from one and multiplying the result by \$405.
- iv. If the number determined under subparagraph i or ii, as the case may be, is one or greater than one, the per pupil sparsity amount is zero.
- (2) Section 30 of the Regulation is amended by adding the following subsection:
- (2) Subparagraph 3 i of subsection (1) applies to the following boards:
 - 1 District School Board Ontario North East
 - 2. Rainbow District School Board.
 - 3. Near North District School Board.
 - 4. Keewatin-Patricia District School Board.
 - 5. Lakehead District School Board.
 - 6. Superior-Greenstone District School Board.
 - 7. Northeastern Catholic District School Board.
 - 8. Huron-Superior Catholic District School Board.
 - 9. Sudbury Catholic District School Board.
 - 10. Simcoe Muskoka Catholic District School Board.
 - 11. Conseil scolaire de district du Nord-Est de l'Ontario.
 - 12. Conseil scolaire de district du Grand Nord de l'Ontario.
 - 13. Conseil scolaire de district du Centre Sud-Ouest.
 - 14. Conseil scolaire de district catholique des Grandes Rivières.
 - 15. Conseil scolaire de district catholique du Nouvel-Ontario.
 - 16. Conseil scolaire de district catholique Centre-Sud.

RÈGLEMENT DE L'ONTARIO 585/00 pris en application de la

LOI SUR L'ÉDUCATION

pris le 1^{er} novembre 2000 déposé le 2 novembre 2000

modifiant le Règl. de l'Ont. 170/00

(Financement axé sur les besoins des élèves : subventions générales pour l'exercice 2000-2001 des conseils scolaires)

Remarque: Le Règlement de l'Ontario 170/00 a été modifié antérieurement par les Règlements de l'Ontario 216/00, 297/00 et 479/00.

- 1. (1) La disposition 3 de l'article 30 du Règlement de l'Ontario 170/00 est abrogée et remplacée par ce qui suit :
 - 3. Calculer la somme par élève liée à l'éparpillement de la population scolaire pour le conseil conformément à ce qui suit :
 - i. Dans le cas d'un conseil qui figure au paragraphe (2), calculer la densité de la population scolaire en divisant l'effectif quotidien moyen de jour du conseil pour 2000-2001, calculé aux termes de l'article 2 du règlement sur l'effectif quotidien moyen de 2000-2001 en ne comptant pas les élèves qui sont âgés de 21 ans ou plus le 31 décembre 2000, par la superficie en kilomètres carrés du conseil, précisée

au tableau 1 du Règlement de l'Ontario 412/00, telle qu'elle existait le jour de l'entrée en vigueur de ce règlement.

- ii. Dans le cas d'un conseil qui ne figure pas au paragraphe (2), calculer la densité de la population scolaire en divisant l'effectif quotidien moyen de jour du conseil pour 2000-2001, calculé aux termes de l'article 2 du règlement sur l'effectif quotidien moyen de 2000-2001 en ne comptant pas les élèves qui sont âgés de 21 ans ou plus le 31 décembre 2000, par la superficie en kilomètres carrés du conseil, précisée à l'annexe du Règlement de l'Ontario 250/97, telle qu'elle existait immédiatement avant l'abrogation de ce règlement.
- iii. Si le nombre calculé aux termes de la sous-disposition i ou ii, selon le cas, est inférieur à un, la somme par élève liée à l'éparpillement de la population scolaire est calculée en soustrayant ce nombre de un et en multipliant le résultat par 405 \$.
- iv. Si le nombre calculé aux termes de la sous-disposition i ou ii, selon le cas, est égal ou supérieur à un, la somme par élève liée à l'éparpillement de la population scolaire est nulle.
- (2) L'article 30 du Règlement est modifié par adjonction du paragraphe suivant :
- (2) La sous-disposition 3 i du paragraphe (1) s'applique aux conseils suivants :
 - 1. District School Board Ontario North East.
 - 2. Rainbow District School Board.
 - 3. Near North District School Board.
 - 4. Keewatin-Patricia District School Board.
 - 5. Lakehead District School Board.
 - 6. Superior-Greenstone District School Board.
 - 7. Northeastern Catholic District School Board.
 - 8. Huron-Superior Catholic District School Board.
 - 9. Sudbury Catholic District School Board.
 - 10. Simcoe Muskoka Catholic District School Board.
 - 11. Le Conseil scolaire de district du Nord-Est de l'Ontario
 - 12. Le Conseil scolaire de district du Grand Nord de l'Ontario.
 - 13. Le Conseil scolaire de district du Centre Sud-Ouest.
 - 14. Le Conseil scolaire de district catholique des Grandes Rivières.
 - 15. Le Conseil scolaire de district catholique du Nouvel-Ontario.
 - 16. Le Conseil scolaire de district catholique Centre-Sud.

47/00

ONTARIO REGULATION 586/00

made under the

ONTARIO WORKS ACT, 1997

Made: November 1, 2000 Filed: November 3, 2000

Amending O. Reg. 134/98 (General)

Note: Since the end of 1999, Ontario Regulation 134/98 has been amended by Ontario Regulations 32/00, 46/00, 48/00, 326/00 and 327/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Paragraph 14 of subsection 39 (1) of Ontario Regulation 134/98 is revoked.
- 2. (1) Subsection 66 (3) of the Regulation is amended by striking out "Subsection (1)" at the beginning and substituting "Subsection (2)".
- (2) Section 66 of the Regulation is amended by adding the following subsection:
- (3.1) Despite subsection (3), that subsection as it read before January 1, 2001, continues to apply in respect of applications for basic financial assistance that were made before that day.
- 3. (1) Subsection 84 (1) of the Regulation is revoked and the following substituted:
 - (1) In this section,
- "change in eligibility resulting from the same-sex partner amendments", with respect to a recipient, means a change with respect to the recipient's eligibility for assistance, the conditions of the recipient's continuing eligibility for assistance or the amount of assistance that the recipient is to receive, if that change results from amendments made to this Regulation by Ontario Regulation 32/00.
- (2) Clause 84 (2) (a) of the Regulation is amended by striking out "change in eligibility" and substituting "change in eligibility resulting from the same-sex partner amendments".
- (3) Clause 84 (2) (b) of the Regulation is amended by striking out "change in eligibility" and substituting "change in eligibility resulting from the same-sex partner amendments".
- (4) Subsection 84 (3) of the Regulation is amended by striking out "change in eligibility" and substituting "change in eligibility resulting from the same-sex partner amendments".
 - 4. The Regulation is amended by adding the following section:
 - 85. (1) In this section,
- "change in eligibility resulting from the property amendment", with respect to a recipient, means a change with respect to the recipient's eligibility for income assistance, the conditions of the recipient's continuing eligibility for income assistance or the amount of income assistance that the recipient is to receive, if that change results from the revocation of paragraph 14 of subsection 39 (1) by Ontario Regulation 586/00.
 - (2) An administrator shall,
 - (a) identify each recipient that may be affected by the change in eligibility resulting from the property amendment; and
 - (b) make the determination required for the change in eligibility resulting from the property amendment to take effect.

- (3) If an administrator makes the determination mentioned in clause (2) (b) with respect to a recipient, a change in eligibility resulting from the property amendment shall take effect with respect to that recipient on September 1, 2001.
 - 5. This Regulation comes into force on January 1, 2001.

RÈGLEMENT DE L'ONTARIO 586/00 pris en application de la

LOI DE 1997 SUR LE PROGRAMME ONTARIO AU TRAVAIL

pris le 1^{er} novembre 2000 déposé le 3 novembre 2000

modifiant le Règl. de l'Ont. 134/98 (Dispostions générales)

Remarque:

Depuis la fin de 1999, le Règlement de l'Ontario 134/98 a été modifié par les Règlements de l'Ontario 32/00, 46/00, 48/00, 326/00 et 327/00. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 22 janvier 2000.

- 1. La disposition 14 du paragraphe 39 (1) du Règlement de l'Ontario 134/98 est abrogée.
- 2. (1) Le paragraphe 66 (3) du Règlement est modifié par substitution de «Le paragraphe (2)» à «Le paragraphe (1)» au début du paragraphe.
- (2) L'article 66 du Règlement est modifié par adjonction du paragraphe suivant :
- (3.1) Malgré le paragraphe (3), ce paragraphe, tel qu'il existait avant le 1^{er} janvier 2001, continue de s'appliquer à l'égard des demandes d'aide financière de base présentées avant ce jour.
- 3. (1) Le paragraphe 84 (1) du Règlement est abrogé et remplacé par ce qui suit :
 - (1) La définition qui suit s'applique au présent article.
- «modification de l'admissibilité découlant des modifications ayant trait aux partenaires de même sexe» Relativement à un bénéficiaire, s'entend d'une modification concernant son admissibilité à l'aide, les conditions du maintien de son admissibilité à l'aide ou le montant de l'aide qu'il doit recevoir, si cette modification provient des modifications apportées au présent règlement par le Règlement de l'Ontario 32/00.
- (2) L'alinéa 84 (2) a) du Règlement est modifié par substitution de «modification de l'admissibilité découlant des modifications ayant trait aux partenaires de même sexe» à «modification de l'admissibilité».
- (3) L'alinéa 84 (2) b) du Règlement est modifié par substitution de «modification de l'admissibilité découlant des modifications ayant trait aux partenaires de même sexe» à «modification de l'admissibilité».
- (4) Le paragraphe 84 (3) du Règlement est modifié par substitution de «modification de l'admissibilité découlant des modifications ayant trait aux partenaires de même sexe» à «modification de l'admissibilité».
- 4. Le Règlement est modifié par adjonction de l'article suivant :

- 85. (1) La définition qui suit s'applique au présent article.
- «modification de l'admissibilité découlant de la modification ayant trait aux biens» Relativement à un bénéficiaire, s'entend d'une modification concernant son admissibilité à l'aide au revenu, les conditions du maintien de son admissibilité à l'aide au revenu ou le montant de l'aide au revenu qu'il doit recevoir, si cette modification provient de l'abrogation de la disposition 14 du paragraphe 39 (1) par le Règlement de l'Ontario 586/00.
 - (2) L'administrateur:
 - a) d'une part, identifie chaque bénéficiaire qui peut être visé par la modification de l'admissibilité découlant de la modification ayant trait aux biens;
 - b) d'autre part, prend la décision qui est nécessaire pour que prenne effet la modification de l'admissibilité découlant de la modification ayant trait aux biens.
- (3) Si l'administrateur prend la décision visée à l'alinéa (2) b) à l'égard d'un bénéficiaire, la modification de l'admissibilité découlant de la modification ayant trait aux biens prend effet à l'égard du bénéficiaire le 1^{er} septembre 2001.
 - 5. Le présent règlement entre en vigueur le 1^{er} janvier 2001.

47/00

ONTARIO REGULATION 587/00 made under the ONTARIO WORKS ACT, 1997

Made: November 1, 2000 Filed: November 3, 2000

Amending O. Reg. 135/98 (Administration and Cost Sharing)

Note: Since the end of 1999, Ontario Regulation 135/98 has been amended by Ontario Regulation 547/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Ontario Regulation 135/98 is amended by adding the following section:
- 7.1 (1) For the purpose of calculating the subsidy payable by Ontario to a delivery agent under subsections 7 (1), (1.1), (2) and (2.1), the amount that may be included in the calculation of assistance costs incurred by the delivery agent in a month in providing the benefits set out in subsection (2) shall not exceed the product obtained by multiplying \$8.75 by the number of recipients to whom the delivery agent provided basic financial assistance.
- (2) The benefits mentioned in subsection (1) are the following discretionary benefits paid or provided by the delivery agent under subsection 59 (1) of Ontario Regulation 134/98:
 - 1. The cost of vocational training and retraining, referred to in paragraph 3 of subsection 59 (2) of that regulation.
 - The cost of travel and transportation, referred to in paragraph 4 of subsection 59 (2) of that regulation, other than the cost of travel or transportation that is undertaken for a health-related purpose.
 - 3. The cost of moving, referred to in paragraph 5 of subsection 59 (2) of that regulation.

- 4. A special service, item or payment referred to in paragraph 7 of subsection 59 (2) of that regulation, other than a special service, item or payment that is provided for a health-related purpose.
- 2. This Regulation comes into force on January 1, 2001.

RÈGLEMENT DE L'ONTARIO 587/00 pris en application de la LOI DE 1997 SUR LE PROGRAMME ONTARIO AU TRAVAIL

pris le 1^{er} novembre 2000 déposé le 3 novembre 2000

modifiant le Règl. de l'Ont. 135/98 (Administration et partage des coûts)

Remarque: Depuis la fin de 1999, le Règlement de l'Ontario 135/98 a été modifié par le Règlement de l'Ontario 547/00. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la Gazette de l'Ontario du 22 janvier 2000.

1. Le Règlement de l'Ontario 135/98 est modifié par adjonction de l'article suivant :

- 7.1 (1) Aux fins du calcul du subside payable par l'Ontario à l'agent de prestation des services aux termes des paragraphes 7 (1), (1.1), (2) et (2.1), le montant qui peut être inclus dans le calcul des coûts de l'aide que celui-ci a engagés au cours d'un mois pour fournir les prestations énoncées au paragraphe (2) ne doit pas dépasser le produit obtenu en multipliant 8,75 \$ par le nombre de bénéficiaires à qui l'agent de prestation des services a fourni une aide financière de base
- (2) Les prestations visées au paragraphe (1) sont les prestations discrétionnaires suivantes que verse ou fournit l'agent de prestation des services en vertu du paragraphe 59 (1) du Règlement de l'Ontario 134/98:
 - 1. Le coût de la formation professionnelle et du recyclage, visé à la disposition 3 du paragraphe 59 (2) de ce règlement.
 - Les frais de déplacement et de transport, visés à la disposition 4 du paragraphe 59 (2) de ce règlement, autres que ceux engagés à une fin reliée à la santé.
 - 3. Le coût du déménagement, visé à la disposition 5 du paragraphe 59 (2) de ce règlement.
 - Les services, articles ou paiements spéciaux visés à la disposition 7 du paragraphe 59 (2) de ce règlement, autres que ceux fournis à une fin reliée à la santé.
 - 2. Le présent règlement entre en vigueur le 1^{er} janvier 2001.

47/00

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Information

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received no later than Thursday 4 p.m., 9 days before publication of the issue in which they should appear.

Advertisements including the names of any signing officers must be typed or written legibly.

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Subscription rate is \$126.50 + 7% G.S.T. for 52 weekly issues and the single copy price of \$2.90 + 7% G.S.T. payable in advance. All rates are subject to increases without notice. For the correct rate, please contact us at (416) 326-3893 during normal business hours.

Subscriptions may be paid by VISA or MasterCard. Cheques or money orders should be made payable to THE MINISTER OF FINANCE and all correspondence, including address changes, should be mailed to:

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Telephone 326-5310
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Information

LA GAZETTE DE L'ONTARIO paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 16 h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront.

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The Ontario Gazette La Gazette de l'Ontario

Vol. 133-48 Saturday, 25th November, 2000

Toronto

ISSN 0030-2937 Le samedi 25 novembre 2000

Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the Truck Transportation Act, R.S.O. 1990, Chapter T.22, and/or the Motor Vehicle Transport Act, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the Truck Transportation Act and/or Section 8(2) of the Motor Vehicle Transport Act, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la Loi sur le camionnage, L.R.O. 1990, chapitre T.22, et/ ou la Loi de 1987 sur les transports routiers, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la Loi de 1987 sur les transports routiers et l'office des transports de l'Ontario et/ou le registrateur des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

ALLCAN HOLDINGS (AHL) LTD. ABBOTSFORD, BC

BELAIR, ANDRE GATINEAU, QC

BIRCHWOOD TRANSPORT INC KENOSHA, WI

CLARKE, DEXTER, DEAN MALTON, ON

ECONO EXPRESS 1995 INC. VALLEYFIELD, OC

EMERY AIR FREIGHT CORPORATION PORTLAND, OR

TRANSPORT INDIANA INC. STE-THERESE, QC

IVANOVSKI, KRSTE SCARBOROUGH, ON

ENTREPRISES L. LACHAPELLE INC. STE-ANNE-DES-PLAINES, OC

LARSEN TRUCKING INC HOWELL, MI

MACMILLAN EQUIPMENT SERVICE LTD. FINCH, ON

METAL CRUSHERS INC. TOLEDO, OH

TRANSPORT ROUTIER JEAN-FRANCOIS MILLETTE INC. ST-CONSTANT, QC

MOTARA TRANSPORT INC. SCARBOROUGH, ON

OLSEN TRANSPORT LTD. SCHOMBERG (Y), ON

PAQUETTE, RICHARD SPIRITWOOD, SK

PASSERO, ANTONIO WOODBRIDGE, ON

PELLAND, NORMAND ST-BARTHELEMY, OC

PEQUIGNOT, ROBERT COVINGTON, PA

RESERVE TRANSPORTATION SERVICES INC CLEVELAND, OH

RTS TRANSPORTATION SYSTEMS OF ONT INC. WINDSOR, ON

SOUTH ISLAND EXPRESS INC BRECHIN, ON

SPEARLINE TRUCKING INC RIDGEWAY, ON

TIER TRANSPORTATION LTD. MISSISSAUGA, ON

TOOMBS PLUMBING & HEATING LTD. HUNTER RIVER, PEI

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WALLACE, CAROLYN, J. SUNDERLAND (D), ON

1134989 ONTARIO INC. LISLE, ON 1426509 ONTARIO INC. BRAMPTON, ON

1431035 ONTARIO INC BRAMPTON, ON

1448900 ONTARIO LTD NORTH YORK, ON

9094-0883 QUEBEC INC. AMOS, QC

9094-1063 QUEBEC INC. MONT-JOLIE, QC

> J. Greig Beatty Manager Chef de Service

Ontario Highway Transport Board

IN THE MATTER of the *Public Vehicles Act*, AND IN THE MATTER of the *Ontario Highway Transport Board Act* AND IN THE MATTER of

465491 Ontario Limited - File # 45785-RE(1) o/a "Norwood Limousine and Taxi Service"

and

o/a "Norwood Transportation Systems" P. O. Box 424 Hastings, Ontario K0L 1Y0

NOTICE

The Board is in receipt of an application by Manuel Pereira, o/a Ontario Coachway ("Coachway") pursuant to Section 11 of the *Public Vehicles Act*. Coachway has satisfied the Board that there are apparent grounds to issue an order described in Section 11(3) of the *Public Vehicles Act* on 465491 Ontario Limited.

All Information pertaining to this matter is on file at the Board and can be made available on request. (Telephone 416-326-6732).

TAKE NOTICE that the Board will hold a hearing on this matter to determine whether to issue an order described in Section 11 (3) of the *Public Vehicles Act*.

The hearing will be held on Thursday the 14th day of December, 2000 at 11:00 a.m. at the Council Chambers, 500 George St. N., Peterborough, Ontario. K9H 3R9.

AND FURTHER TAKE NOTICE that should any party to this proceedings not attend at the time and place shown for the hearing, the Board may proceed in their absence and they will not be entitled to any further notice in this proceedings.

AND FURTHER TAKE NOTICE that any interested person (i.e. a person who has an economic interest in the outcome of the matter) may file a statement with the Board and serve it on 465491 Ontario Limited least 10 days before the hearing date and pay a fee of \$400.00 payable to the Minister of Finance.

Felix D'Mello Board Secretary

Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*,

and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

- 1. complete a Notice of Objection Form,
- 2. serve the applicant with the objection,
- file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
- 4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

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Moe Soubra 36 Tidefall Dr., Toronto, ON M1W 1J2

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipalities of York, Peel and Durham, the County of Simcoe and the City of Toronto to the Ontario/Quebec and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT:

- 1. the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, RSO 1990, Chapter P. 54, each having a maximum seating capacity of twelve (12) passengers exclusive of the driver;
- there be no pick up or discharge of passengers except at point of origin.

45902-A

45902

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipalities of York, Peel and Durham, the County of Simcoe and the City of Toronto.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, RSO 1990, Chapter P. 54, each having a maximum seating capacity of twelve (12) passengers exclusive of the driver.

Felix D'Mello Board Secretary Secretaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Optario Corporation Number

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario
2000-10-16	
T.T. HOME IMPROVEMENT LTD	051167
	95116/
2000-10-19 TIRESIAS PRODUCTION INC	1042174
2000-10-23 BOLTON K. FOOTWEAR LIMITED	054046
	954046
2000-10-27 .	120,0002
MBC COMPUTER SYSTEMS LTD	
THE MORRIS GROUP INC	
2000-10-30 DAVID SCOTT-ATKINSON ONLY INT	PERMITANA
DAVID SCOTT-ATKINSON ONLY INT	ERNATIONAL 520/22
INC	
2000-11-3 DOUGLAS BELL MANAGEMENT SE	DUIGES ING
KEN BEGGS SERVICES INC	
MARCEL L. CONTANT ASSOCIATES	LTD 618435
2000-11-6	11/0550
CORSI ENTERPRISES INC	
PEBBLE BEACH POOLS LTD	
WRIGHT FOLDING BOX LIMITED	90435
2000-11-7	*******
CANTEX FOODS INC.	
CASANOVA TEA SHOP INC	
COMSTOCK BICYCLES LTD	
EURO-BIO CO., LTD.	
GIORGIO CICHI FURNITURE INC	
GIORGIO FURNITURE INC	
HAMILTON EXECUTIVE AIR LIFT L	
KEE SHING SNACK & BAKERY CO.	
LEONARD DE PARIS LIMITED	
NORTH AMERICA CHINESE TIMES	
RTZ CANADA INC	
TEKMA INC.	
2000-11-8	
MILLENNIUM SECURITY SERVICES	
PINEDALE INVESTMENTS INC	
ROSMAY INVESTMENTS LIMITED.	
SAI MAN INTERNATIONAL SHOES O	
W.A. STEWART HOLDINGS LTD	
767533 ONTARIO INC	
1041934 ONTARIO INC	
2000-11-9	
ARRO BENEFIT CONSULTING SERV	
BAXTER CONSULTANCY (CANADA)	
KARABUS APPLE CONSULTING GRO	
LONDON WINERY LIMITED	
WESTMINSTER TRANSPORT LIMITI	
1300454 ONTARIO INC	
938217 ONTARIO LIMITED	938217

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

Cancellation of Certificates of Incorporation (Business Corporations Act) Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241 (4) of the *Business Corporations Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les compagnies ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Dénomination sociale de la compagnie :	Numéro de la compagnie en Ontario
2000-11-15	
AUTO POWER ENGINE REBUILDERS I	LTD 1385318
CAMPBELLVILLE TRAINING CENTRE	LTD 1371991
HUEI YANG ENTERPRISES LTD	
INCEDO TECHNOLOGY INC	
1239675 ONTARIO LTD	1239675
1301182 ONTARIO LIMITED	
1307051 ONTARIO INC	1307051
1353128 ONTARIO LTD	
1369316 ONTARIO INC	1369316
1370354 ONTARIO LTD	
1371983 ONTARIO INC	1371983

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

Ontario Corporation Number

48/00

Name of Corporation:

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la loi sur les corporations

The Director has been notified by the Minister of Revenue that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the Business Corporations Act, that unless the corporations listed hereunder comply with the requirements of the Corporations Tax Act within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Revenue, 33 King Street West, Oshawa, Ontario, L1H 8H6.

Le ministre du Revenu a informé l'administrateur unique que les compagnies suivantes n'avaient pas respecté la Loi sur l'imposition des personnes morales.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les compagnies*, si les compagnies citées ci-dessous ne se conforment pas aux prescriptions énoncées pa la Loi sur l'imposition des personnes morales dans un délai de 90 jours suivant la réception du présent avis, lesdites compagnies se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des compagnies, ministère du Revenu, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation:

Dénomination sociale
de la compagnie:

Ontario Corporation Number
Numéro de la
compagnie en Ontario

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

48/00

Credit Unions and Caisses
Populaires Act, 1994
(Certificates of Amendment of
Articles Issued)
Loi de 1994 sur les caisses populaires
et les credit unions
(Certificat de modification des statuts)

NOTICE IS HEREBY GIVEN that, under the Credit Unions and Caisses Populaires Act, 1994 amendments to articles have been effected as follows:

AVIS EST PAR LES PRÉSENTES DONNÉ que, en vertu de la *Loi de 1994* sur les caisses populaires et les credit unions, les modifications des statuts ont été apportées comme suit :

Date of Incorporation: Date de constitution :	Name of Corporation: No:n de la compagne:	Effective Date Date d'entrée en vigueur
1954-5-5	Duca Community Credit Union Limited has changed its name to: Duca Financial Services Credit Union Ltd.	2000-10-30
1953-1-15	London School Staffs' Credit Union Limited has changed its name to: London and District School	
48/00	Staffs' Credit Union Ltd. JOHN M. HARPER, Director, Examinations by Delegated Authority from Superintendent of Financial S directeur, examinations en vertu de pouvoirs délégués surintendante des services fin	Services. s par Dina Palozzi

Credit Unions and Caisses Populaires Act, 1994

DICO Risk Classification System

November 10, 2000

1. Overview

This publication, which has been authorized by the Deposit Insurance Corporation of Ontario ("DICO"), details the rules for establishing a member institution's premium class under section 276 (4) of the Credit Unions and Caisses Populaires Act, 1994 (the "Act") and Regulations.

2. Premium Classes

For purposes of calculating the annual premium, each member institution is placed in one of the following premium classes, based on its risk rating.

Premium Class	Risk Rating
1	Greater or equal to 85 points
2	Greater or equal to 70, but less than 85 points
3	Greater or equal to 55, but less than 70 points
4	Greater or equal to 40, but less than 55 points
5	Less than 40 points

3. Differential Premium System ("DPS") Risk Rating

The DPS risk rating is based on five performance and condition measures outlined in section 4, and calculated for each member institution in accordance with the following table. The risk rating is calculated as at the member institution's fiscal year-end based on information from the sources of data outlined in section 5.

(Note: Points are determined by matching a member institution's results in each performance and condition measure against the range in column 2, and the corresponding points in column 3.)

Condition and Performance Measures	Criteria	Points
	Equal to or greater than 7.5%	35
CAPITAL ADEQUACY	From 6.25% to 7.49%	26.3
	From 5% to 6.24%	17.5
	From 3.75% to 4.99%	8.8
	Less than 3.75%	0
	Less than 0.10%	10
ASSET	From 0.10% to 0.24%	7.5
OUALITY	From 0.25% to 0.49%	5
20.12.1	From 0.50% to 0.74%	2.5
	Equal to or greater than 0.75%	0
	No weaknesses	20
MANAGEMENT (CORPORATE GOVERNANCE)	1 weakness	15
	2 weaknesses; or 1 critical weakness	10
	3 weaknesses; or 1 critical weakness + 1 weakness	5
	4 or more weaknesses; or 1 critical weakness + 2 weaknesses; or 2 critical weaknesses; or non-filing of the MISAR	0
	Equal to or greater than 0.66%	25
	From 0.33% to 0.65%	18.8
EARNINGS	From 0% to 0.32%	12.5
	From -0.10% to -0.01%	6.3
	Less than -0.10%	0

¹ Throughout this document, "member institution" is defined to mean a credit union, caisse populaire, or a league.

Condition and Performance Measures	Criteria	Points
ASSET / LIABILITY	Less than or equal to 5 bp ²	10
	From 6 bp to 10 bp	7.5
	From 11 bp to 15 bp	5
	From 16 bp to 25 bp	2.5
	Greater than 25 bp or failure to Report or measure properly	0
	Total points	(Maximum 100)

4. Performance and Condition Measures

Calculations for the five performance and condition measures are detailed below.

All quantitative measures, except for the Asset/Liability measure, are expressed as percentages, and rounded to two decimal places. The Asset/Liability measure is rounded to the nearest basis point.

Capital

Capital is measured using the following formula:

$$A \div B$$

Where A = regulatory capital as set out in section 14 of Ontario Regulation 76/95.

Where B = total assets as set out in section 13 of Ontario Regulation 76/95.

Asset Quality

Asset quality is measured using the member institution's average loan loss ratio (loan costs divided by average assets) for the past three years, weighted for recency, and is expressed by the following formula:

[3 x (loan costs_{v1} ÷ average assets_{v1}) + 2 x (loan costs_{v2} ÷ average $assets_{v2}$) + (loan $costs_{v3} \div average assets_{v3}$)] $\div 6$

y1 = "Year 1", the 12 month period preceding the most recent fiscal

year-end y2 = "Year 2", the 12 month period preceding Year 1 y3 = "Year 3", the 12 month period preceding Year 2

and "average assets" for each year are calculated as follows:

(assets at beginning of year + assets at end of year) ÷ 2

Management (Corporate Governance)

Management (Corporate Governance) points are assigned through DICO's On-Site Verification ("OSV") process. Management points are based on the OSV's assessment of the effectiveness of the following risk management practices:

- · Corporate Governance
- · Capital Management
- Credit Management
- Investment Management
- · Asset/Liability Management
- · Liquidity Management
- · Internal Controls

Effectiveness is measured by assessing compliance with DICO's Standards of Sound Business and Financial Practices (which are specified in the Corporation's By-law No. 5), relevant sections of the Act, the Regulations promulgated under the Act, and the member institution's own by-laws.

A "critical weakness" is defined as either ineffective credit or investment management practices. A "weakness" is defined as any other ineffective risk management practice.

Late or non-filing of the Member Institution Self-Assessment Return ("MISAR") results in 0 points for Management. The MISAR must be filed within 6 months of the member institution's fiscal year end.

Earnings

Earnings are measured using an average of the past three years return on assets ("ROA") (net income divided by average assets), weighted for recency. ROA is calculated after all charges, including dividends. taxes, and extraordinary items, and is expressed by the following formula:

[3 x (net income_{v1} ÷ average assets_{v1}) + 2 x (net income_{v2} ÷ average assets_{v2}) + (net income_{v3} ÷ average assets_{v3})] ÷ 6

v1 = "Year 1", the 12 month period preceding the most recent fiscal vear-end

y2 = "Year 2", the 12 month period preceding Year 1 y3 = "Year 3", the 12 month period preceding Year 2

and "average assets" for each year are calculated as follows:

(assets at beginning of year + assets at end of year) ÷ 2

Asset/Liability

The Asset/Liability component is based on the member institution's interest rate risk measurement, as reported in the Annual Member Institution Return ("AMIR") and verified by the member institution's external auditor.

Member institutions are expected to employ interest rate risk measurement techniques that are appropriate for their size and complexity, and that meet the requirements of section 78 of Ontario Regulation 76/95.

If it is concluded during the course of an OSV that the member institution does not have effective Asset/Liability Management practices, it will result in 0 points for the Asset/Liability measure.

5. Sources of Data

The DPS risk rating is calculated based on information documented in the following:

- AMIR;
- · OSV Report; and
- MISAR.

Where a member institution does not file its AMIR within the prescribed time, the member institution will be assigned to Premium Class 5. The Corporation may adjust the Premium Class upon receipt of the AMIR.

6. Transition Period

A one-time transition premium will be calculated for each member institution for the period beginning January 1, 2001 to each institution's fiscal year-end in 2001.

The DPS risk rating for the transition period will be calculated based on information documented in the following:

- Member Institution Return ("MIR") or AMIR;
- · OSV Report, and
- MISAR.

² "bp" stands for basis point. One basis point is equal to one one hundredth of one

Loi de 1994 sur les caisses populaires et les credit unions

Système de classification des risques de la SOAD

Le 10 novembre 2000

1. Aperçu général

La présente publication, qui a été autorisée par la Société ontarienne d'assurance-dépôts (« SOAD »), énonce les règles à appliquer pour déterminer à quelle catégorie de primes appartient un établissement membre¹ en vertu du paragraphe 276(4) de la Loi de 1994 sur les caisses populaires et les credit unions (« la Loi ») et ses règlements.

2. Catégories de primes

Pour le calcul de la prime annuelle, les établissements membres sont chacun placés dans l'une des catégories de primes suivantes, en fonction de leur cote de risque.

Catégorie de primes	Cote de risque	
1	Cote égale ou supérieure à 85 points	
2	Cote égale ou supérieure à 70 points, mais inférieure à 85 points	
3	Cote égale ou supérieure à 55 points, mais inférieure à 70 points	
4	Cote égale ou supérieure à 40 points, mais inférieure à 55 points	
5	Cote inférieure à 40 points	

3. Cotation des risques pour le Régime de primes différentielles (« RPD »)

La cote de risque est fondée sur les cinq composantes du rendement et de la situation présentée à la section 4. On la calcule pour chaque établissement membre à la fin de l'exercice, selon le tableau suivant et d'après les informations figurant dans les documents indiqués à la section 5.

(Note: Pour déterminer le nombre de points à accorder, on compare les résultats d'un établissement membre pour chaque mesure du rendement et de la situation, à la marge de variation de la colonne 2 et aux points correspondants de la colonne 3.)

Mesures du rendement et de la situation	Critères	Points
SUFFISANCE DU CAPITAL	Égal ou supérieur à 7,5% De 6,25% à 7,49% De 5% à 6,24% De 3,75% à 4,99% Moins de 3,75%	35 26,3 17,5 8,8 0
QUALITÉ DE L'ACTIF	Moins de 0,10% De 0,10% à 0,24% De 0,25% à 0,49% De 0,50% à 0,74% Égal ou supérieur à 0,75%	10 7,5 5 2,5 0

Mesures du rendement et de la situation	Critères	Points
GESTION (Admini- stration de l'établissement)	Aucun point faible	20
	1 point faible	15
	2 points faibles, ou 1 point faible critique	10
	3 points faibles, ou 1 point faible critique + 1 point faible	5
	4 points faibles ou plus, ou 1 point faible critique + 2 points faibles, ou 2 points faibles critiques, ou non dépôt du RAEM	0
BÉNÉFICES	Égal ou supérieur à 0,66%	25
	De 0,33% à 0,65% De 0% à 0.32%	18,8
	De -0,10% à -0.01%	12,5
	Moins de -0,10%	0
ACTIF/PASSIF	Moins ou égal à 5 pb ²	10
	De 6 pb à 10 pb De 11 pb à 15 pb	7,5
	De 16 pb à 25 pb	2,5
	Supérieur à 25 pb ou non-déclaration ou calcul incorrect	0
	(100 maximum)	

4. Mesures du rendement et de la situation

Les calculs qui doivent être effectués pour les cinq mesures du rendement et de la situation sont indiqués en détail ci-dessous.

Toutes les mesures quantitatives, à l'exception de la mesure actif/passif, sont exprimées en pourcentage et arrondies à deux décimales près. La mesure actif/passif est arrondie à un point de base près.

Capital

On mesure le capital à l'aide de la formule suivante :

 $A \div B$

où A = capital réglementaire, tel que défini par l'article 14 du Règlement de l'Ontario 76/95.

où B = actif total, tel que défini par l'article 13 du Règlement de l'Ontario 76/95.

Qualité de l'actif

On mesure la qualité de l'actif à l'aide du ratio des pertes sur prêts moyennes de l'établissement membre (pertes sur prêts divisé par l'actif moyen) des trois dernières années, avec coefficients de pondération pour récence. Le ratio est représenté dans la formule suivante :

[3 x (pertes sur prêts_{a1} ÷ actif moyen_{a1}) + 2 x (pertes sur prêts_{a2} ÷ actif moyen_{a2}) + (pertes sur prêts_{a3} ÷ actif moyen_{a3})] ÷ 6

οù

a1 = « année 1 », la période de 12 mois précédant la fin de l'exercice financier le plus récent

a2 = « année 2 », la période de 12 mois précédant l'année 1 a3 = « année 3 », la période de 12 mois précédant l'année 2

et « l'actif moyen » de chaque année se calcule comme suit :

(actif au début de l'année + actif à la fin de l'année) ÷ 2

Tout au long de ce document, on entend par "établissement membre" une caisse populaire, une credit union ou une fédération.

2 "pb" correspond à point de base. Un point de base équivaut à un centière de un pour cent.

Gestion (administration de l'établissement)

L'attribution de points à la gestion (administration de l'établissement) se fait principalement au moyen des révisions sur place (« RSP »). Elle est fondée sur l'évaluation, faite par un inspecteur, de l'efficacité des pratiques de gestion des risques suivantes :

- · Administration de l'établissement
- · Gestion du capital
- · Gestion du crédit
- · Gestion des placements
- Gestion de l'actif et du passif
- · Gestion des liquidités
- · Contrôles internes

Pour juger de l'efficacité, on évalue dans quelle mesure l'établissement se conforme aux normes de saines pratiques commerciales et financières de la SOAD, telles qu'elles figurent dans le Règlement n° 5 de la Société, les articles correspondants de la Loi, les règlements promulgués en vertu de la Loi et les propres règlements administratifs de l'établissement membre.

On entend par « point faible critique » l'inefficacité des pratiques de gestion du crédit ou de gestion des placements, et par « point faible » l'inefficacité de n'importe quelle autre pratique de gestion des risques.

L'établissement qui omet de présenter son Rapport d'auto-évaluation de l'établissement membre (« RAEM ») ou qui le fait avec retard obtient automatiquement une cote de 0 point pour la gestion. Le RAEM doit être obligatoirement présenté dans les six mois qui suivent la fin de l'exercice de la caisse populaire.

Bénéfices

La méthode nour mesurer les bénéfices consiste à prendre la moyenne des rendements de l'actif (« RA ») des trois dernières années (bénéfice net divisé par actif moyen), en les affectant de coefficients de pondération pour récence. Le RA se calcule après déduction de toutes les charges, y compris les dividendes, impôts et postes extraordinaires et est représenté dans la formule suivante :

[3 x (bénéfice net_{a1} +actif $moyen_{a1}$) + 2 x (bénéfice net_{a2} +actif $moyen_{a2}$) + (bénéfice net_{a3} +actif $moyen_{a3}$)] ÷ 6

où:

a1 = « année 1 », la période de 12 mois précédant la fin de l'exercice financier le plus récent

a2 = « année 2 », la période de 12 mois précédant l'année 1

a3 = « année 3 », la période de 12 mois précédant l'année 2

et « l'actif moyen » de chaque année se calcule comme suit :

(actif au début de l'année + actif à la fin de l'année) ÷ 2

Actif / passif

La composante actif/passif est fondée sur la mesure du risque lié aux taux d'intérêt de l'établissement membre, tel qu'il a été présenté dans le Rapport de l'établissement membre déposé annuellement (« REMDA ») et vérifié par son vérificateur externe.

Les établissements membres sont censés appliquer des techniques de mesure du risque lié aux taux d'intérêt convenant à leur taille et à leur complexité, et conformes à l'article 78 du Règlement de l'Ontario 76/95.

Si une révision sur place révèle que l'établissement membre n'a pas de pratiques de gestion de l'actif et du passif efficaces, une cote de 0 point sera attribuée pour la mesure actif/passif.

5. Sources des données

On calcule la cote de risque RPD en se fondant sur les informations figurant dans les documents suivants :

- · REMDA;
- · Rapport de RSP;
- RAEM.

Tout établissement membre qui ne dépose pas son REMDA en temps voulu est placé dans la catégorie de primes 5. La Société peut ajuster la catégorie de primes suite à la réception du REMDA.

6. Période de transition

Une prime de transition fixe spéciale sera calculée pour chaque établissement membre pour la période comprise entre le 1er janvier 2001 et la fin de l'exercice financier de chaque établissement en 2001.

Pour la période de transition, la cote de risque RPD sera calculée en se fondant sur les informations figurant dans les documents suivants :

- Rapport de l'établissement membre (« REM ») ou REMDA:
- Rapport de RSP;
- RAEM.

(6762) 48

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders may be obtained from:

Committees Branch Room 1405, Whitney Block, Queen's Park Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

CLAUDE L. DESROSIERS, Clerk of the Legislative Assembly.

Applications to Provincial Parliament Demandes au Parlement provincial

UNIVERSITY OF ST. JEROME'S COLLEGE

NOTICE IS HEREBY GIVEN that on behalf of the University of St. Jerome's College, application will be made to the Legislative Assembly of the Province of Ontario for an Act to change the composition of the Board of Governors of the University, to change the name of the University to St. Jerome's University, to amend the terms of office of the chancellor and to amend the requirements with respect to annual financial reporting.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills, should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

Dated at Toronto, this 20th day of October, 2000.

FRANK N. WILLIAMS, Barrister and Solicitor, Counsel of the University of St. Jerome's College.

(3421) 45-48

Notice to Creditors Avis aux créanciers

ESTATE OF PHYLLIS WADSWORTH

ALL CLAIMS AGAINST the Estate of Phyllis Wadsworth, late of Hagersville, Ontario, who died on or about October 23, 2000 must be filed with the undersigned on or before December 22, 2000, after which date the Estate will be distributed with regard only to claims then received.

Dated this 10th day of November, 2000.

LLOYD & EMMA DREHMER. Executors, RR #2 Fisherville, Ontario N0A 1G0. Telephone: 905-779-3028 Fax: 905-779-3028

(3443) 47-49

Miscellaneous Notices **Avis divers**

ASCENTUS INSURANCE LTD. LES ASSURANCES ASCENTUS LTÉE

APPLICATION FOR LICENCE

NOTICE IS HEREBY GIVEN, pursuant to section 49 of the Insurance Act (Ontario), of the intent of Ascentus Insurance Ltd./Les Assurances Ascentus Ltée to apply to the Superintendent, Financial Services for a licence to transact the business of property and casualty insurance in

Dated at Toronto, this 18th day of November, 2000.

ROYAL & SUN ALLIANCE INSURANCE GROUP, PLC.

Robert J. Gunn, (3439) 47-49 Director.

> Sales of Lands for Tax Arrears **by Public Tender** Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL TAX SALES ACT R.S.O. 1990, c. M.60, s. 9(2) (d) R.R.O. 1990, Reg. 824

> THE CORPORATION OF THE TOWNSHIP OF MOONBEAM

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on December 11th, 2000, at the Municipal Office, Moonbeam, Ontario.

The Tenders will then be opened in public on the same day at Municipal Office, Township of Moonbeam, Ontario.

Description of Land(s)

Minimum Tender Amount

Parcel 8808 Centre Cochrane, being that Part of Lot 6, Concession 4, Township of Fauquier, designated as Part 1 on Plan 6R-1892, District of accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

Tenders must be submitted in the prescribed form and must be

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Tax Sales Act and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

> CAROLE GENDRON. Clerk-Treasurer, The Corporation of the Township of Moonbeam P.O. Box 330, Moonbeam, Ontario POL 1VO.

(3444) 48

MUNICIPAL TAX SALES ACT R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWNSHIP OF LARDER LAKE

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on December 20, 2000, at The Municipal Office.

The tenders will then be opened in public on the same day at The Municipal Office immediately following the closing of tenders.

> Minimum Tender Amount

Description of Land(s)

Tax Sale File No. 99-04 Roll No. 54-62-000-004-56300 33 Government Road Parcel 6510 S.S.T. Westerly Part of Lot 266 Plan M-123T 33' x 99'

Parcel 5516 S.S.T. Lot 267 Plan M-123T 66' x 99'

Parcel 14049 S.S.T. Part of 15 Foot Lane. Plan M-123T

Parcel 5635 S.S.T. Lot 306 Plan M-123 66' x 15' x 69' x 36' Zoned Commercial 2 Storey Building

Formerly Larder Lake Hotel \$76,504.65

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

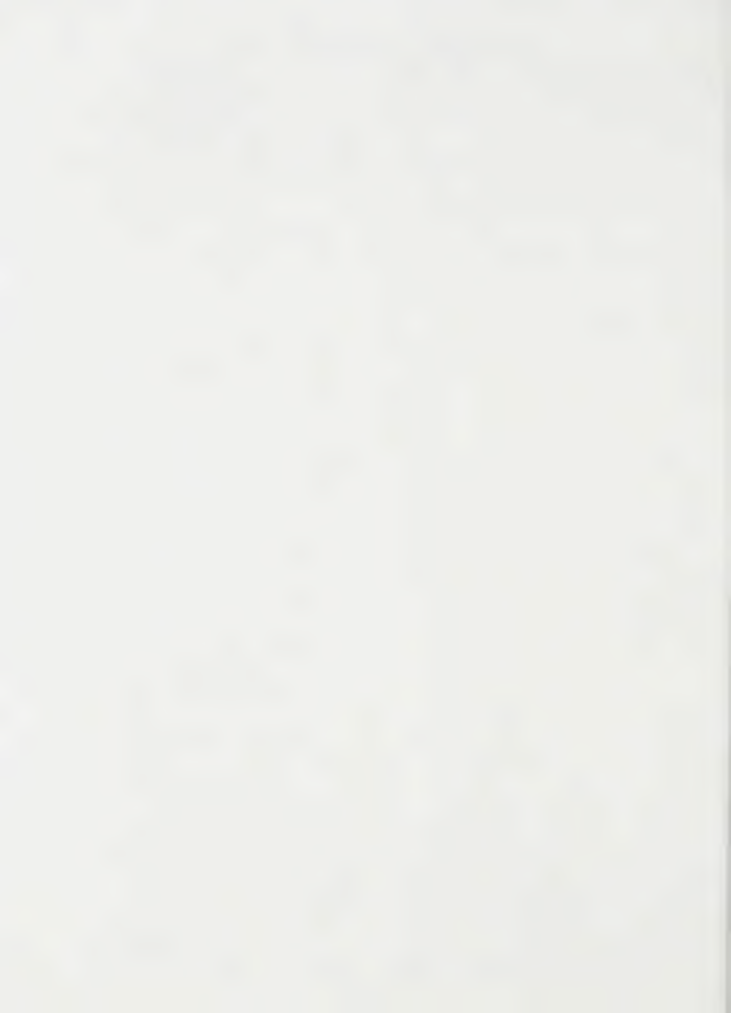
The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Tax Sales Act* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

(3445) 48

ROBERT E. EMMELL, Clerk-Treasurer, Corporation of the Township of Larder Lake, P.O. Box 40, 13 Godfrey Street, Larder Lake, Ontario P0K 1L0. (705) 643-2158



Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2000-11-25

ONTARIO REGULATION 588/00

made under the

MUNICIPAL ACT

Made: November 6, 2000 Filed: November 6, 2000

PRINCIPLES AND STANDARDS RELATING TO RESTRUCTURING PROPOSALS

1. No restructuring is permitted if the municipality that would exist after the restructuring would consist of two or more parts that are not contiguous.

TONY CLEMENT Minister of Municipal Affairs and Housing

Dated on November 6, 2000.

RÈGLEMENT DE L'ONTARIO 588/00 pris en application de la

LOI SUR LES MUNICIPALITÉS

pris le 6 novembre 2000 déposé le 6 novembre 2000

PRINCIPES ET NORMES RELATIFS AUX PROPOSITIONS DE RESTRUCTURATION

1. Aucune restructuration n'est permise si la municipalité qui serait créée à la suite de la restructuration était composée de deux parties ou plus qui ne sont pas contiguës.

TONY CLEMENT

Ministre des Affaires municipales et du Logement

Fait le 6 novembre 2000

48/00

ONTARIO REGULATION 589/00

made under the

CITY OF GREATER SUDBURY ACT, 1999

Made: November 9, 2000 Filed: November 9, 2000

TRANSITION MATTERS

1. During 2000, section 107 of the *Municipal Act* does not prevent the council of an old municipality from,

- (a) doing any act under the *Planning Act* or the *Condominium Act* with respect to land in the old municipality; or
- (b) doing any act under any other Act, including the purchase, sale or other disposition of land, the provision of municipal services and entering into any agreement with respect to municipal services, if the act is necessary for or directly relates to an act of the council of the old municipality under the *Planning Act* or the *Condominium Act* with respect to land in the old municipality.
- 2. (1) The council of an old municipality shall not exercise any of the powers or perform any of the duties the old municipality is authorized to do under section 1 unless it is done with the approval of the transition board or in accordance with guidelines issued by the transition board under section 3.
- (2) For greater clarity, subsection (1) does not apply with respect to the actions of a person or body acting under authority delegated to them by the council of the old municipality.
- 3. The transition board may issue guidelines with respect to the matters referred to in section 1.
- 4. (1) An act of the council of an old municipality authorized under section 1 is deemed, for all purposes, to have been done,
 - (a) if the act receives the approval of the transition board after the act is done, on the day the approval is granted by the transition board;
 - (b) if the act receives the approval of the transition board before the act is done, on the day the act is actually done;
 - (c) if the act is done in accordance with guidelines issued before the act is done, on the day the act is actually done;
 - (d) if the act is done in accordance with guidelines issued after the act is done, on the day the guidelines are issued by the transition board.
- (2) If more than one of clauses (1) (a) to (d) apply to an act, the act is deemed to have been done on the earliest day.
- (3) If the transition board does not make a decision with respect to a request for an approval of an act of the council of an old municipality or for the issuance of guidelines authorizing an act of the council of an old municipality on or before the fourteenth day following the day the transition board receives the request, the transition board is deemed to have given its approval of the act on the fifteenth day following receipt of the request.
- (4) Subsection (3) does not apply if, on the day the transition board receives the request, it has already issued guidelines which prevent the council of the old municipality from doing that act.

TONY CLEMENT Minister of Municipal Affairs and Housing

Dated on November 9, 2000.

RÈGLEMENT DE L'ONTARIO 589/00

pris en application de la

LOI DE 1999 SUR LA CITÉ DU GRAND SUDBURY

pris le 9 novembre 2000 déposé le 9 novembre 2000

QUESTIONS DE TRANSITION

- 1. Pendant l'année 2000, l'article 107 de la *Loi sur les municipalités* n'a pas pour effet d'empêcher le conseil d'une ancienne municipalité de :
 - a) prendre quelque mesure que ce soit en application de la Loi sur l'aménagement du territoire ou de la Loi sur les condominiums à l'égard de biens-fonds situés dans l'ancienne municipalité;
 - b) prendre quelque mesure que ce soit en application de toute autre loi, y compris la disposition de biens-fonds, notamment par achat ou par vente, ainsi que la fourniture de services municipaux et la conclusion d'accords à l'égard de ces derniers, si la mesure est nécessaire ou directement liée à une mesure du conseil de l'ancienne municipalité prise en application de la Loi sur l'aménagement du territoire ou de la Loi sur les condominiums à l'égard de biens-fonds situés dans l'ancienne municipalité.
- 2. (1) Le conseil d'une ancienne municipalité ne peut exercer les pouvoirs ou les fonctions qu'il est autorisé à exercer en application de l'article 1 qu'avec l'approbation du conseil de transition ou que conformément aux directives émises par ce dernier en vertu de l'article 3.
- (2) Il est entendu que le paragraphe (1) ne s'applique pas à l'égard des mesures que prend une personne ou une entité qui agit en vertu d'un pouvoir que lui a délégué le conseil de l'ancienne municipalité.
- Le conseil de transition peut émettre des directives à l'égard des questions visées à l'article 1.
- 4. (1) La mesure que l'article 1 autorise le conseil d'une ancienne municipalité à prendre est réputée, à toutes fins, avoir été prise :
 - a) si elle reçoit l'approbation du conseil de transition après avoir été prise, le jour de son approbation;
 - b) si elle reçoit l'approbation du conseil de transition avant d'être prise, le jour où elle est effectivement prise;
 - c) si elle est prise conformément aux directives émises antérieurement, le jour où elle est effectivement prise;
 - d) si elle est prise conformément aux directives émises ultérieurement, le jour où le conseil de transition émet les directives.
- (2) La mesure à laquelle s'appliquent plus d'un des alinéas (1) a) à d) est réputée avoir été prise à celle des dates applicables qui survient en premier.
- (3) S'il ne prend pas de décision à l'égard soit d'une demande d'approbation d'une mesure du conseil d'une ancienne municipalité, soit d'une demande d'émission de directives autorisant une telle mesure au plus tard le 14^e jour qui suit celui où il reçoit la demande, le conseil de transition est réputé avoir approuvé la mesure le 15^e jour qui suit la réception de la demande.

(4) Le paragraphe (3) ne s'applique pas si, le jour où il reçoit la demande, le conseil de transition a déjà émis des directives qui empêchent le conseil de l'ancienne municipalité de prendre la mesure.

TONY CLEMENT Ministre des Affaires municipales et du Logement

Fait le 9 novembre 2000.

48/00

ONTARIO REGULATION 590/00

made under the

CITY OF GREATER SUDBURY ACT, 1999

Made: November 9, 2000 Filed: November 9, 2000

Amending O. Reg. 539/00 (Transition Board — Other Powers and Duties)

Note: Ontario Regulation 539/00 has not previously been amended.

- 1. Ontario Regulation 539/00 is amended by adding the following section:
- 2.1 On or before December 31, 2000, the transition board may, on behalf of the city, exercise the power of a city under section 370 of the *Municipal Act* to provide for interim levies for the 2001 taxation year.

TONY CLEMENT Minister of Municipal Affairs and Housing

Dated on November 9, 2000

RÈGLEMENT DE L'ONTARIO 590/00 pris en application de la

LOI DE 1999 SUR LA CITÉ DU GRAND SUDBURY

pris le 9 novembre 2000 déposé le 9 novembre 2000

modifiant le Règl. de l'Ont. 539/00 (Conseil de transition — autres pouvoirs et fonctions)

Remarque: Le Règlement de l'Ontario 539/00 n'a pas été modifié antérieurement.

1. Le Règlement de l'Ontario 539/00 est modifié par adjonction de l'article suivant :

2.1 Au plus tard le 31 décembre 2000, le conseil de transition peut, au nom de la cité, exercer le pouvoir que l'article 370 de la *Loi sur les municipalités* confère à une cité de prévoir le prélèvement d'impôts provisoires pour l'année d'imposition 2001.

TONY CLEMENT Ministre des Affaires municipales et du Logement

Fait le 9 novembre 2000.

48/00

ONTARIO REGULATION 591/00 made under the

TOWN OF HALDIMAND ACT, 1999

Made: November 9, 2000 Filed: November 9, 2000

TRANSITION MATTERS

- 1. During 2000, section 107 of the *Municipal Act* does not prevent the council of an old municipality or divided municipality from,
 - (a) doing any act under the Planning Act or the Condominium Act with respect to land in the old municipality or divided municipality; or
 - (b) doing any act under any other Act, including the purchase, sale or other disposition of land, the provision of municipal services and entering into any agreement with respect to municipal services, if the act is necessary for or directly relates to an act of the council of the old or divided municipality under the Planning Act or the Condominium Act with respect to land in the old or divided municipality.
- 2. (1) The council of an old municipality or divided municipality shall not exercise any of the powers or perform any of the duties the old or divided municipality is authorized to do under section 1 unless it is done with the approval of the transition board or in accordance with guidelines issued by the transition board under section 3.
- (2) For greater clarity, subsection (1) does not apply with respect to the actions of a person or body acting under authority delegated to them by the council of the old municipality or divided municipality.
- 3. The transition board may issue guidelines with respect to the matters referred to in section 1.
- 4. (1) An act of the council of an old municipality or divided municipality authorized under section 1 is deemed, for all purposes, to have been done.
 - (a) if the act receives the approval of the transition board after the act is done, on the day the approval is granted by the transition board:
 - (b) if the act receives the approval of the transition board before the act is done, on the day the act is actually done;
 - (c) if the act is done in accordance with guidelines issued before the act is done, on the day the act is actually done;
 - (d) if the act is done in accordance with guidelines issued after the act is done, on the day the guidelines are issued by the transition board.
- (2) If more than one of clauses (1) (a) to (d) apply to an act, the act is deemed to have been done on the earliest day.
- (3) If the transition board does not make a decision with respect to a request for an approval of an act of the council of an old municipality or divided municipality or for the issuance of guidelines authoriz-

ing an act of the council of an old or divided municipality on or before the fourteenth day following the day the transition board receives the request, the transition board is deemed to have given its approval of the act on the fifteenth day following receipt of the request.

(4) Subsection (3) does not apply if, on the day the transition board receives the request, it has already issued guidelines which prevent the council of the old or divided municipality from doing that act.

TONY CLEMENT Minister of Municipal Affairs and Housing

Dated on November 9, 2000.

48/00

ONTARIO REGULATION 592/00

made under the

TOWN OF NORFOLK ACT, 1999

Made: November 9, 2000 Filed: November 9, 2000

TRANSITION MATTERS

- 1. During 2000, section 107 of the *Municipal Act* does not prevent the council of an old municipality or divided municipality from,
 - (a) doing any act under the Planning Act or the Condominium Act with respect to land in the old municipality or divided municipality; or
 - (b) doing any act under any other Act, including the purchase, sale or other disposition of land, the provision of municipal services and entering into any agreement with respect to municipal services, if the act is necessary for or directly relates to an act of the council of the old or divided municipality under the Planning Act or the Condominium Act with respect to land in the old or divided municipality.
- 2. (1) The council of an old municipality or divided municipality shall not exercise any of the powers or perform any of the duties the old or divided municipality is authorized to do under section 1 unless it is done with the approval of the transition board or in accordance with guidelines issued by the transition board under section 3.
- (2) For greater clarity, subsection (1) does not apply with respect to the actions of a person or body acting under authority delegated to them by the council of the old municipality or divided municipality.
- 3. The transition board may issue guidelines with respect to the matters referred to in section 1.
- 4. (1) An act of the council of an old municipality or divided municipality authorized under section 1 is deemed, for all purposes, to have been done,
 - (a) if the act receives the approval of the transition board after the act is done, on the day the approval is granted by the transition board;
 - (b) if the act receives the approval of the transition board before the act is done, on the day the act is actually done;
 - (c) if the act is done in accordance with guidelines issued before the act is done, on the day the act is actually done;
 - (d) if the act is done in accordance with guidelines issued after the act is done, on the day the guidelines are issued by the transition board.

- (2) If more than one of clauses (1) (a) to (d) apply to an act, the act is deemed to have been done on the earliest day.
- (3) If the transition board does not make a decision with respect to a request for an approval of an act of the council of an old municipality or divided municipality or for the issuance of guidelines authorizing an act of the council of an old or divided municipality on or before the fourteenth day following the day the transition board receives the request, the transition board is deemed to have given its approval of the act on the fifteenth day following receipt of the request.
- (4) Subsection (3) does not apply if, on the day the transition board receives the request, it has already issued guidelines which prevent the council of the old or divided municipality from doing that act.

TONY CLEMENT Minister of Municipal Affairs and Housing

Dated on November 9, 2000.

48/00

ONTARIO REGULATION 593/00 made under the

TOWN OF HALDIMAND ACT, 1999

Made: November 9, 2000 Filed: November 9, 2000

Amending O. Reg. 536/00 (Transition Board — Other Powers and Duties)

Note: Ontario Regulation 536/00 has not previously been amended.

- 1. Ontario Regulation 536/00 is amended by adding the following section:
- **2.1** On or before December 31, 2000, the transition board may, on behalf of the Town of Haldimand and the Town of Norfolk, exercise the power of a city under section 370 of the *Municipal Act* to provide for interim levies for the 2001 taxation year.

TONY CLEMENT Minister of Municipal Affairs and Housing

Dated on November 9, 2000.

48/00

ONTARIO REGULATION 594/00 made under the CITY OF OTTAWA ACT, 1999

· ·

Made: November 9, 2000 Filed: November 9, 2000

TRANSITION MATTERS

- 1. During 2000, section 107 of the Municipal Act does not prevent the council of an old municipality from,
 - (a) doing any act under the *Planning Act* or the *Condominium Act* with respect to land in the old municipality; or
 - (b) doing any act under any other Act, including the purchase, sale or other disposition of land, the provision of municipal services and entering into any agreement with respect to municipal services, if the act is necessary for or directly relates to an act

of the council of the old municipality under the *Planning Act* or the *Condominium Act* with respect to land in the old municipality.

- 2. (1) The council of an old municipality shall not exercise any of the powers or perform any of the duties the old municipality is authorized to do under section 1 unless it is done with the approval of the transition board or in accordance with guidelines issued by the transition board under section 3.
- (2) For greater clarity, subsection (1) does not apply with respect to the actions of a person or body acting under authority delegated to them by the council of the old municipality.
- 3. The transition board may issue guidelines with respect to the matters referred to in section 1.
- 4. (1) An act of the council of an old municipality authorized under section 1 is deemed, for all purposes, to have been done,
 - (a) if the act receives the approval of the transition board after the act is done, on the day the approval is granted by the transition board;
 - (b) if the act receives the approval of the transition board before the act is done, on the day the act is actually done;
 - (c) if the act is done in accordance with guidelines issued before the act is done, on the day the act is actually done;
 - (d) if the act is done in accordance with guidelines issued after the act is done, on the day the guidelines are issued by the transition board.
- (2) If more than one of clauses (1) (a) to (d) apply to an act, the act is deemed to have been done on the earliest day.
- (3) If the transition board does not make a decision with respect to a request for an approval of an act of the council of an old municipality or for the issuance of guidelines authorizing an act of the council of an old municipality on or before the fourteenth day following the day the transition board receives the request, the transition board is deemed to have given its approval of the act on the fifteenth day following receipt of the request.
- (4) Subsection (3) does not apply if, on the day the transition board receives the request, it has already issued guidelines which prevent the council of the old municipality from doing that act.

TONY CLEMENT Minister of Municipal Affairs and Housing

Dated on November 9, 2000.

RÈGLEMENT DE L'ONTARIO 594/00 pris en application de la LOI DE 1999 SUR LA CITÉ D'OTTAWA

pris le 9 novembre 2000 déposé le 9 novembre 2000

QUESTIONS DE TRANSITION

- 1. Pendant l'année 2000, l'article 107 de la *Loi sur les municipalités* n'a pas pour effet d'empêcher le conseil d'une ancienne municipalité de :
 - a) prendre quelque mesure que ce soit en application de la Loi sur l'aménagement du territoire ou de la Loi sur les condominiums à l'égard de biens-fonds situés dans l'ancienne municipalité;
 - b) prendre quelque mesure que ce soit en application de toute autre loi, y compris la disposition de biens-fonds, notamment

par achat ou par vente, ainsi que la fourniture de services municipaux et la conclusion d'accords à l'égard de ces derniers, si la mesure est nécessaire ou directement liée à une mesure du conseil de l'ancienne municipalité prise en application de la Loi sur l'aménagement du territoire ou de la Loi sur les condominiums à l'égard de biens-fonds situés dans l'ancienne municipalité.

- 2. (1) Le conseil d'une ancienne municipalité ne peut exercer les pouvoirs ou les fonctions qu'il est autorisé à exercer en application de l'article 1 qu'avec l'approbation du conseil de transition ou que conformément aux directives émises par ce dernier en vertu de l'article 3.
- (2) Il est entendu que le paragraphe (1) ne s'applique pas à l'égard des mesures que prend une personne ou une entité qui agit en vertu d'un pouvoir que lui a délégué le conseil de l'ancienne municipalité.
- 3. Le conseil de transition peut émettre des directives à l'égard des questions visées à l'article 1.
- 4. (1) La mesure que l'article 1 autorise le conseil d'une ancienne municipalité à prendre est réputée, à toutes fins, avoir été prise :
 - a) si elle reçoit l'approbation du conseil de transition après avoir été prise, le jour de son approbation;
 - si elle reçoit l'approbation du conseil de transition avant d'être prise, le jour où elle est effectivement prise;
 - c) si elle est prise conformément aux directives émises antérieurement, le jour où elle est effectivement prise;
 - d) si elle est prise conformément aux directives émises ultérieurement, le jour où le conseil de transition émet les directives.
- (2) La mesure à laquelle s'appliquent plus d'un des alinéas (1) a) à d) est réputée avoir été prise à celle des dates applicables qui survient en premier.
- (3) S'il ne prend pas de décision à l'égard soit d'une demande d'approbation d'une mesure du conseil d'une ancienne municipalité, soit d'une demande d'émission de directives autorisant une telle mesure au plus tard le 14^e jour qui suit celui où il reçoit la demande, le conseil de transition est réputé avoir approuvé la mesure le 15^e jour qui suit la réception de la demande.
- (4) Le paragraphe (3) ne s'applique pas si, le jour où il reçoit la demande, le conseil de transition a déjà émis des directives qui empêchent le conseil de l'ancienne municipalité de prendre la mesure.

TONY CLEMENT Ministre des Affaires municipales et du Logement

Fait le 9 novembre 2000.

48/00

ONTARIO REGULATION 595/00 made under the

CITY OF OTTAWA ACT, 1999

Made: November 9, 2000 Filed: November 9, 2000

Amending O. Reg. 540/00 (Transition Board — Other Powers and Duties)

Note: Ontario Regulation 540/00 has not previously been amended.

1. Ontario Regulation 540/00 is amended by adding the following section:

2.1 On or before December 31, 2000, the transition board may, on behalf of the city, exercise the power of a city under section 370 of the *Municipal Act* to provide for interim levies for the 2001 taxation year.

TONY CLEMENT Minister of Municipal Affairs and Housing

Dated on November 9, 2000.

RÈGLEMENT DE L'ONTARIO 595/00 pris en application de la LOI DE 1999 SUR LA CITÉ D'OTTAWA

pris le 9 novembre 2000 déposé le 9 novembre 2000

modifiant le Règl. de l'Ont. 540/00 (Conseil de transition — autres pouvoirs et fonctions)

Remarque: Le Règlement de l'Ontario 540/00 n'a pas été modifié antérieurement.

- 1. Le Règlement de l'Ontario 540/00 est modifié par adjonction de l'article suivant :
- 2.1 Au plus tard le 31 décembre 2000, le conseil de transition peut, au nom de la cité, exercer le pouvoir que l'article 370 de la *Loi sur les municipalités* confère à une cité de prévoir le prélèvement d'impôts provisoires pour l'année d'imposition 2001.

TONY CLEMENT Ministre des Affaires municipales et du Logement

Fait le 9 novembre 2000.

48/00

ONTARIO REGULATION 596/00 made under the CITY OF HAMILTON ACT, 1999

Made: November 9, 2000 Filed: November 9, 2000

TRANSITION MATTERS

- 1. During 2000, section 107 of the Municipal Act does not prevent the council of an old municipality from,
 - (a) doing any act under the *Planning Act* or the *Condominium Act* with respect to land in the old municipality; or
 - (b) doing any act under any other Act, including the purchase, sale or other disposition of land, the provision of municipal services and entering into any agreement with respect to municipal services, if the act is necessary for or directly relates to an act of the council of the old municipality under the *Planning Act* or the *Condominium Act* with respect to land in the old municipality.
- 2. (1) The council of an old municipality shall not exercise any of the powers or perform any of the duties the old municipality is authorized to do under section 1 unless it is done with the approval of the transition board or in accordance with guidelines issued by the transition board under section 3.

- (2) For greater clarity, subsection (1) does not apply with respect to the actions of a person or body acting under authority delegated to them by the council of the old municipality.
- 3. The transition board may issue guidelines with respect to the matters referred to in section 1.
- 4. (1) An act of the council of an old municipality authorized under section 1 is deemed, for all purposes, to have been done,
 - (a) if the act receives the approval of the transition board after the act is done, on the day the approval is granted by the transition board;
 - (b) if the act receives the approval of the transition board before the act is done, on the day the act is actually done;
 - (c) if the act is done in accordance with guidelines issued before the act is done, on the day the act is actually done;
 - (d) if the act is done in accordance with guidelines issued after the act is done, on the day the guidelines are issued by the transition board.
- (2) If more than one of clauses (1) (a) to (d) apply to an act, the act is deemed to have been done on the earliest day.
- (3) If the transition board does not make a decision with respect to a request for an approval of an act of the council of an old municipality or for the issuance of guidelines authorizing an act of the council of an old municipality on or before the fourteenth day following the day the transition board receives the request, the transition board is deemed to have given its approval of the act on the fifteenth day following receipt of the request.
- (4) Subsection (3) does not apply if, on the day the transition board receives the request, it has already issued guidelines which prevent the council of the old municipality from doing that act.

TONY CLEMENT Minister of Municipal Affairs and Housing

Dated on November 9, 2000.

RÈGLEMENT DE L'ONTARIO 596/00 pris en application de la

LOI DE 1999 SUR LA CITÉ DE HAMILTON

pris le 9 novembre 2000 déposé le 9 novembre 2000

QUESTIONS DE TRANSITION

- 1. Pendant l'année 2000, l'article 107 de la *Loi sur les municipalités* n'a pas pour effet d'empêcher le conseil d'une ancienne municipalité de :
 - a) prendre quelque mesure que ce soit en application de la Loi sur l'aménagement du territoire ou de la Loi sur les condominiums à l'égard de biens-fonds situés dans l'ancienne municipalité;
 - b) prendre quelque mesure que ce soit en application de toute autre loi, y compris la disposition de biens-fonds, notamment par achat ou par vente, ainsi que la fourniture de services municipaux et la conclusion d'accords à l'égard de ces derniers, si la mesure est nécessaire ou directement liée à une mesure du conseil de l'ancienne municipalité prise en application de la Loi sur l'aménagement du territoire ou de la Loi sur les condominiums à l'égard de biens-fonds situés dans l'ancienne municipalité.

- 2. (1) Le conseil d'une ancienne municipalité ne peut exercer les pouvoirs ou les fonctions qu'il est autorisé à exercer en application de l'article 1 qu'avec l'approbation du conseil de transition ou que conformément aux directives émises par ce dernier en vertu de l'article 3.
- (2) Il est entendu que le paragraphe (1) ne s'applique pas à l'égard des mesures que prend une personne ou une entité qui agit en vertu d'un pouvoir que lui a délégué le conseil de l'ancienne municipalité.
- 3. Le conseil de transition peut émettre des directives à l'égard des questions visées à l'article 1.
- 4. (1) La mesure que l'article 1 autorise le conseil d'une ancienne municipalité à prendre est réputée, à toutes fins, avoir été prise :
 - a) si elle reçoit l'approbation du conseil de transition après avoir été prise, le jour de son approbation;
 - si elle reçoit l'approbation du conseil de transition avant d'être prise, le jour où elle est effectivement prise;
 - c) si elle est prise conformément aux directives émises antérieurement, le jour où elle est effectivement prise;
 - d) si elle est prise conformément aux directives émises ultérieurement, le jour où le conseil de transition émet les directives.
- (2) La mesure à laquelle s'appliquent plus d'un des alinéas (1) a) à d) est réputée avoir été prise à celle des dates applicables qui survient en premier.
- (3) S'il ne prend pas de décision à l'égard soit d'une demande d'approbation d'une mesure du conseil d'une ancienne municipalité, soit d'une demande d'émission de directives autorisant une telle mesure au plus tard le 14^e jour qui suit celui où il reçoit la demande, le conseil de transition est réputé avoir approuvé la mesure le 15^e jour qui suit la réception de la demande.
- (4) Le paragraphe (3) ne s'applique pas si, le jour où il reçoit la demande, le conseil de transition a déjà émis des directives qui empêchent le conseil de l'ancienne municipalité de prendre la mesure.

TONY CLEMENT Ministre des Affaires municipales et du Logement

Fait le 9 novembre 2000

48/00

ONTARIO REGULATION 597/00 made under the CITY OF HAMILTON ACT, 1999

Made: November 9, 2000

Filed: November 9, 2000

Amending O. Reg. 538/00
(Transition Board — Other Powers and Duties)

Note: Ontario Regulation 538/00 has not previously been amended.

- 1. Ontario Regulation 538/00 is amended by adding the following section:
- 2.1 On or before December 31, 2000, the transition board may, on behalf of the city, exercise the power of a city under section 370 of the *Municipal Act* to provide for interim levies for the 2001 taxation year.

TONY CLEMENT Minister of Municipal Affairs and Housing

Dated on November 9, 2000.

RÈGLEMENT DE L'ONTARIO 597/00

pris en application de la

LOI DE 1999 SUR LA CITÉ DE HAMILTON

pris le 9 novembre 2000 déposé le 9 novembre 2000

modifiant le Règl. de l'Ont. 538/00 (Conseil de transition — autres pouvoirs et fonctions)

Remarque: Le Règlement de l'Ontario 538/00 n'a pas été modifié antérieurement.

- 1. Le Règlement de l'Ontario 538/00 est modifié par adjonction de l'article suivant :
- 2.1 Au plus tard le 31 décembre 2000, le conseil de transition peut, au nom de la cité, exercer le pouvoir que l'article 370 de la *Loi sur les municipalités* confère à une cité de prévoir le prélèvement d'impôts provisoires pour l'année d'imposition 2001.

TONY CLEMENT Ministre des Affaires municipales et du Logement

Fait le 9 novembre 2000.

48/00

CORRECTIONS

Ontario Regulation 468/00 under the Securities Act published in the September 2, 2000 issue of The Ontario Gazette.

The date on which the regulation was made should have read June 20, 2000.

Ontario Regulation 566/00 under the *Provincial Offences Act* published in the November 4, 2000 issue of *The Ontario Gazette*.

Forms 2, 5, 5.1, 7 and 8, as set out in section 3 of Ontario Regulation 566/00, should have read as follows:

Règlement de l'Ontario 566/00 pris en application de la *Loi sur les infractions provinciales* et publié dans l'édition du 4 novembre 2000 de la *Gazette de l'Ontario*.

Les formules 2, 5, 5.1, 7 et 8, telles qu'elles figurent à l'article 3 du Règlement de l'Ontario 566/00, auraient dû être libellées comme suit :

Ontario Court of Justice / Cour de justice de l'Ontario Province of Ontario / Province de l'Ontario

Offence Number Numero de l'infraction

RED LIGHT CAMERA SYSTEM CERTIFICATE OF OFFENCE PROCÈS-VERBAL D'INFRACTION EN VERTU DU SYSTÈME PHOTOGRAPHIQUE

			RE	ELIÉ A	UX FE	EUX RO	DUGES
Icon Location Code Code d'emplacement du RIII				/ Formule :	2 , Regulati	ion 950 / Rè	glement 950
Je soussigne(e)	, belie	is et atteste	avoir vision	inė l'équiv	⁄alent phot	toaraphiqui	quivalent of
images processed from photographic fi développées de film, enregistré le	Im recorded on the		day of jour de		,		année)
at	lenu au moyen d'un système ph	otographig	ue prescrit r	relié aux fi	eux rouaes	s. J'ai déte	erminé que
the motor vehicle shown therein bears le véhicule automobile en question est	the Ontario number plate				, , , , , , ,		. and that
(name/nom)							
(address/adresse). was the owner of the motor vehicle bea était le propriétaire du véhicule automo auprès du ministère des Transports	ring the said plate on the date o bile muni de ladite plaque d'imn	f offence as matriculation	s recorded w	rith the Mi de l'infract	nistry of Tr	ransportatione elle est	on and that enregistrée
on the day of et que le jour de			ndant, as th le défendeur	e owner, , en sa qu	did commi ualité de p	it the offend propriétaire	ce of failing , a commis
to stop at a red light at	eu rouge à	(intersec	ction location/inc				
in the (municipali	tyl municipalité) , régio	. ; a desigi n désignée	nated area p	ursuant to	Ontario F	Regulation	
thereby committing an offence contrary commettant ainsi une infraction, contrar	to subsection 144(18.1) and ou	rement to e	action 207 c	4 the Lliet	human Traffi	ic Act.	
I further certify and believe that the red Par ailleurs, j'atteste et crois que le sys	light camera evelem used was	(Maka)				• • • • • • •	
(Model)				, a	prescribe	d system p	oursuant to
Ontario Regulation	, and that the red light car	mera system	m and the tr	-45			
functioning properly at the time the pho fonctionnaient adéquatement au mome deuxième photographies indiquent la di	tographs referred to herein were nt où les photographies auxque	taken the	t the first on	d conond	nhataaraa	-bb 41	ha data
time of day, and location at which the pi et l'heure de la journée, de même que	notographs were taken; that the	nt été prise	s: que la ph	otographi	photogr	raph in the	sequence
of two photographs shows a motor vehi de deux photographies montre un véhic	cle bearing an Optario number i	niata					
that the vehicle approached the described que le véhicule s'approchait de l'intersection	intersection at which the traffic cor	trol cianal a	lianlaund a air	antilan and i	melionation o	it the speed	l of
kilometers per hour; that the photograp kilometres l'heure; que les photographie	hs are sequential and show the	the troffic	control sinn	at diameter			or
seconds in the first photograph, secondes dans la première photograph de s'arrêter à l'intersection.	seconds in the second photos	trank and t	hat the mate	- unbinto 6	alled to say		itersection.
l,		ortify that i i	mailed Offen	ice Notice	#	to the	defendant
on day of	(year/année) at t	he address	of the defe	ndant on	the date of	f offence a	s recorded
with the Ministry of Transportation. enregistrée auprès du ministère des Tra		uu. 0000 00	uoionaear,	a la Gate	u o immaci	ion, comm	is elle est
SIGNATURE OF ISSUING PROVINCIAL OFFENCES OFF SIGNATURE DE L'AGENT DES INFRACTIONS PROVINC		OFFIC N° DE	CER NO. L'AGENT		E OF ISSUE/DA	ATE DE DÉLIVA	DIJ
SET FINE OF L'AMENOE FIXÉE DE	TOTAL PAYABLE		TOTAL PAYABLE IN				
s g	\$ MONTANT TOTAL EVICE	s	LE MONTANT TO COMPENSATOIRI	PIAL EXIGIBLE E QUI S'APPLIC	WE COMPREND L	LES FRAIS ET L	LA SURAMENDE
	CONVICTION ENTERED. SET FINE (INC.	LUDING COSTS)	IMPOSED				
	CONDAMNATION INSCRITE. AMENDE FIXEE (COMPRIS LES	FRAIS) IMPOSÉE.				
				Y/.	4	M/M	UJ
Jus CD 0817 (05/00)	TICE/JUGE DE PAIX	***************************************					

RED LIGHT CAMERA SYSTEM OFFENCE NOTICE AVIS D'INFRACTION EN VERTU DU SYSTÈME PHOTOGRAPHIQUE RELIÉ AUX FEUX ROUGES

Form 5 / Formule 5, Regulation 950 / Règlement 950

Provincial Offences Act/Loi sur les infractions provinciales

ONTARIO COURT OF JUSTICE COUR DE JUSTICE DE L'ONTARIO	OFFENCE NO/N° D'AVIS D'INFRACTION
You/Vous	
(Name/Nom):	
(Address/Adresse):	
being the owner of a motor vehicle displaying étant le propriétaire d'un véhicule automobile muni de la	
Ontario number plate	
are charged with the offence of failing to stop at a red light êtes accusé(e) de l'infraction d'omettre de s'arrêter à un feu rouge	
on theday of, 200 at(a.m./p.m.) le jour de 200 à (avant-midi/après-midi)	
at the intersection of/à l'intersection de	
(Location/Lieu):	
in the/à (municipalitý/municipalité)	
as shown in the digitized images set forth in this notice, contrary to subsection 144(18.1) and pursuant to section 207 of the Highway Traffic Act. comme il est indiqué dans les images numérisées présentées dans cet avis, contrairement au paragraphe 144(18.1) et à l'article 207 du Code de la route.	Photograph or equivalent/photographie ou l'équivalent
The photographs taken by the red light camera system show the vehicle approaching the intersection, at which time the signal had displayed red for Les photographies prises par le système photographique relié aux feux rouges montrent le véhicule qui s'approchait de l'intersection, au moment où le feu de circulation était devenu rouge depuis	
seconds/secondes and that the vehicle proceeded through the intersection when the light had been red for et que le véhicule a continué à avancer dans l'intersection lorsque le feu de circulation était devenu rouge depuis	
seconds/secondes.	
I believe and certify that the above offence has been committed. Je crois et atteste que l'infraction ci-dessus a été commise.	
Signature of Officer Issuing this Notice: Signature de l'agent qui a délivré l'avis d'Infraction :	
Issuing Officer Number:	
Date of Deemed Service:	
PLEASE NOTE: Section 207 of the Highway Traffic Act provides that you, as the owner, are liable for this offence even if you were not the driver at the time, subject to limited exceptions. Neither dement points nor a driver's licence	and a fitting and to another town or manual at a fit a seminal and a

PLEASE NOTE: Section 207 of the Highway Traffic Act provides that you, as the owner, are liable for this offence even if you were not the driver at the time, subject to limited exceptions. Neither dement points nor a driver's licence suspension will result from your conviction for this offence. The provincial offences officer has certified that the red light camera system used in the detection of this offence is a prescribed system, used in a designated area and furthermore that it was in proper working order at the time, that the photographs obtained were recorded by that system and the traffic signals were in proper working order at the time of the offence. Certified photographs will be tendered in evidence at your trial.

Set Fine (including costs)
Amende fixée (y compris les frais)
Total Payable:/Total à payer :

\$....*\$*

veut.Lez NOTER: Carnicle 207 ou code de la route prevoir que vousmême, en tant que propriétaire, êtes responsable de cette infraction, même si vous n'éliez pas le conducteur au moment où celle-cl a été commise, sous résenve de certaines exceptions. Votre déclaration de cuipabilité pour la présente intraction n'entraînera aucun point d'inaptitude ni la suspension du permis de conduire. L'agent des infractions provinciales a attesté que le système photographique reilé aux feux rouges utilisé pour détecter l'infraction est un système prescrit et utilisé dans une région désignée. De plus, il a attesté que le système était en bon état de marche au moment de l'infraction. Des photographies certifiées seront présentées en preuve lors de votre procès.

THE ONTARIO GAZETTE / LA GAZETTE DE L'ONTARIO

NOTICE - within 15 days of the date of deemed service shown above, choose one of the options on this Notice. To pay the total payable, please complete Option3 - Plea of Guilty - on the bottom of this notice and remit payment with the bottom portion of this form to Court address shown. If you do not pay the total payable shown above, or if you do not deliver a Notice of Intention to Appear in court, or if you do not appear for trial, you will be deemed not to wish to dispute the charge and a conviction may be entered against you. Upon conviction you will be required to pay the Total Payable plus Court Costs. An administrative fee is payable if the fine goes into default and the information may be provided to a credit bureau. Failure to pay the fine imposed upon conviction will result in refusal to issue validation of your vehicle permit or refusal to issue a vehicle permit until the fine and court costs and fees have been paid.

AVIS - Dans les 15 jours de la signification réputée à la date mentionnée ci-dessus, choisissez l'une des options du présent avis. Pour payer l'amende fixée, remplissez l'option 3 - plaidoyer de culpabilité - au bas du présent avis et remettez le palement avec la partie infénieure de la présente formule à l'adresse du tribunal indiqué. Si vous ne payez pas l'amende fixée susmentionnée ou si vous ne remettez pas un avis d'intention de comparaître au tribunal ou si vous ne comparaissez pas pour un procès, vous serez réputé(e) ne pas vouloir contester l'accusation et une déclaration de culpabilité pourra être inscrite contre vous. En cas de déclaration de culpabilité, vous serez tenu(e) de payer l'amende fixée plus les frais de justice. Des droits administratifs seront payables s'il y a défaut de paiement de l'amende et ces renseignements pourront être transmis à une agence d'évaluation du crédit. À défaut de payer l'amende qui vous est imposée en cas de déclaration de culpabilité, il en résultera un refus de délivrer la validation de votre certificat d'immatriculation de véhicule ou un refus de délivrer un certificat d'immatriculation de véhicule tant que l'amende, les frais de justice et les droits judiciaires n'auront pas été payés.

OPTION 1 - TRIAL OPTION:

NOTICE OF INTENTION TO APPEAR IN COURT: I INTEND TO APPEAR IN COURT TO ENTER A PLEA AT THE TIME AND DATE SET FOR TRIAL.

OPTION 1 - CHOIX DE PROCÉS :

AVIS D'INTENTION DE COMPARAÎTRE : J'AI L'INTENTION DE COMPARAÎTRE POUR INSCRIRE UN PLAIDOYER AUX DATE ET HEURE FIXÉS POUR LE PROCÈS.

LANGUAGE AT TRIALILANGUE AU PROCÈS :

I REQUEST MY TRIAL TO BE HELD IN THE / JE DEMANDE QUE MON PROCÈS SOIT TENU :

☐ ENGLISH LANGUAGE/EN ANGLAIS OR/OU ☐ FRENCH LANGUAGE/EN FRANÇAIS

(SHOW COURT ADDRESS AND HOURS)

(INDIQUEZ L'ADRESSE ET LES HEURES D'OUVERTURE DU TRIBUNAL)

OPTION 2 - TO PLEAD GUILTY WITH AN EXPLANATION: Attend at the court office shown within the times and days shown. You MUST bring this Notice with you.

OPTION 2 - PLAIDOYER DE CULPABILITÉ AVEC UNE EXPLICATION : Présentez-vous au graffe du tribunal Indiqué dans les délais et aux heures indiqués. Yous DEVEZ apporter cet avis avec vous.

COMPLETE AND DETACH THIS PORTION AND SEND WITH PAYMENT REMPLISSEZ ET DÉCOUPEZ CETTE PARTIE ET ENVOYEZ-LA AVEC VOTRE PAIEMENT

		OPTION 3 - PLAIDOYER DE CULPABILITÉ - PAIEMENT HORS COUR ; Je plaide coupeble et le paiement de l'amende fixée est ci-joint.			
Offence Notice No.		N° d'avis d'infraction :			
Complete		Signez ici :			
TO PAY: Write the number of the Offence Notice on the front of your cheque or money order and make payable to ONTARIO COURT OF JUSTICE. Dishonoured cheques will be subject to an administrative charge. Do not send cash, correspondence or post dated cheques in the self-addressed envelope provided. Please allow sufficient time for your payment to be delivered.	TOTAL PAYAE MONTANT TOTAL E		chèque ou de votre man DE L'ONTARIO. Les ch N'envoyez pas d'arge correspondance dans l'e	le numéro de l'avis d'infrac dat et libellez-le à l'ordre de la lèques refusés feront l'objet unt comptant, de chèque inveloppe-réponse qui est fo livraison de votre palement.	a COUR DE JUSTICE de frais administratifs. s postdatés ou de urnie. Veuillez prévoir
Name:	*******	Cheque/Money Chèque ou mai	Order enclosed: []	Visa 🗀	Mastercard [
Addresse:		Card No.: N° de carte :	•••••••••••	Expiry Date: M Date d'expiration : M	Y
CD 0818 (05/00)	*******	Signature of Ca Signature du tito	udholder:ulaire de la carte :		• • • • • • • • • • • • • • • • • • • •

RED LIGHT CAMERA SYSTEM OFFENCE NOTICE AVIS D'INFRACTION EN VERTU DU SYSTÈME PHOTOGRAPHIQUE RELIÉ AUX FEUX ROUGES

Form 5.1 / Formule 5.1, Regulation 950 / Reglement 950 Provincial Offences Act/Loi sur les infractions provinciales

ONTARIO COURT OF JUSTICE COUR DE JUSTICE DE L'ONTARIO	OFFENCE NOJN° D'AVIS D'INFRACTION
You/Vous	
(Name/Nom):	
(Address/Adresse):	
being the owner of a motor vehicle displaying étant le propriétaire d'un véhicule automobile muni de la	
Ontario number plate	
are charged with the offence of failing to stop at a red light êtes accusé(e) de l'infraction d'omettre de s'arrêter à un feu rouge	
on theday of, 200. at(a.m./p.m.) le jour de 200 à (avant-midi/après-midi)	
at the intersection of/à l'intersection de	
(Location/Lieu):	
in the/a (municipality/municipalité)	
as shown in the digitized images set forth in this notice, contrary to subsection 144(18.1) and pursuant to section 207 of the Highway Traffic Act. comme il est indiqué dans les images numérisées présentées dans cet avis, contrairement au paragraphe 144(18.1) et à l'article 207 du Code de la route.	Photograph or equivalent/photographie ou l'équivalent
The photographs taken by the red light camera system show the vehicle approaching the intersection, at which time the signal had displayed red for Les photographies prises par le système photographique relié aux feux rouges montrent le véhicule qui s'approchait de l'intersection, au moment où le feu de circulation était devenu rouge depuis	
seconds/secondes and that the vehicle proceeded through the intersection when the light had been red for et que le véhicule a continué à avancer dans l'intersection lorsque le feu de circulation était devenu rouge depuis	
seconds/secondes.	
I believe and certify that the above offence has been committed. Je crois et atteste que l'infraction ci-dessus a été commise.	
Signature of Officer Issuing this Notice:	
Issuing Officer Number:	
Date of Deemed Service:	
PLEASE NOTE: Section 207 of the Highway Traffic Act provides that you, as the owner, are liable for this offence even if you were not the driver at the time.	VEUILLEZ NOTER : L'article 207 du Code de la route prévoit que vous

subject to limited exceptions. Neither demerit points nor a driver's licence suspension will result from your conviction for this offence. The provincial offences officer has certified that the red light camera system used in the detection of this offence is a prescribed system, used in a designated area and furthermore that it was in proper working order at the time, that the photographs obtained were recorded by that system and the traffic signals were in proper working order at the time of the offence. Certified photographs will be tendered in evidence at your trial.

Amende lixée (y compris les frais) Total Payable:/Total à payer :

\$ \$

vous n'étiez pas le conducteur au moment où celle-ci a été commise, sous réserve de certaines exceptions. Votre déclaration de culpabilité pour la présente infraction n'entraînera aucun point d'inaptitude ni la suspension du permis de conduire. L'agent des infractions provinciales a attesté que le système photographique relié aux feux rouges utilisé pour détecter l'infraction est un système prescrit et utilisé dans une région désignée. De plus, il a attesté que le système était en bon état de marche au moment où les photographies ont été obtenues et enregistrées par le système et que les feux de circulation étaient en bon état de marche au moment de l'infraction. Des photographies certifiées seront présentées en preuve lors de votre procès.

THE ONTARIO GAZETTE / LA GAZETTE DE L'ONTARIO

NOTICE - within 15 days of the date of deemed service shown above, choose one of the options on this Notice. To pey the total payable, please complete Option3 - Plea of Guity - on the bottom of this notice and remit payment with the bottom portion of this form to Court address shown. If you do not pay the total payable shown above, or you or your agent do not attend the court office within the times and days shown to file a Notice of Intention to Appear in court, or if you do not appear for trial, you will be deemed not to wish to dispute the charge and a conviction may be entered against you. Upon conviction you will be required to pay the Total Payable plus Court Costs. An administrative fee is payable if the fine goes into default and the information may be provided to a credit bursau. Failure to pay the fine imposed upon conviction will result in refusal to issue validation of your vehicle permit or refusal to issue a vehicle permit until the fine and court costs and fees have been paid.

AVIS - Dans les 15 jours de la signification réputée à la date mentionnée ci-dessus, choisissez l'une des options du présent avis. Pour payer l'amende fixée, remplissez l'option 3 - plaidoyer de culpabilité - au bas du présent avis et remettez le paiement avec la partie infénieure de la présente formule à l'adresse du tribunal Indiqué. Si vous ne payez pas l'amende fixée susmentionnée ou si vous ou votre représentant ne vous présentez pas au grafée du tribunal dans les délais et aux heures indiqués pour déposer un avis d'intention de comparaître au tribunal ou si vous ne comparaîtsez pas pour un procès, vous serez réputé(e) ne pas vouloir contester l'accusation et une déclaration de culpabilité poura être inscrite contre vous. En cas de déclaration de culpabilité, vous serez tenu(e) de payer l'amende fixée plus les frais de justice. Des droits administratifs seront payables s'il y a défaut de paiement de l'amende et ces renseignements pourront être transmis à une agence d'évaluation de crédit. À défaut de payer l'amende qui vous est imposée en cas de déclaration de culpabilité, il en résultera un refus de délivrer la validation de votre certificat d'immatriculation de véhicule tant que l'amende, les frais de justice et les droits judiciaires n'auront pas été payés.

OPTION 1 - TRIAL OPTION: You or your agent must attend The Court Office within the times and days shown to file a Notice of Intention to Appear in court. You or your agent must bring this notice with you. YOU CANNOT SET A TRIAL DATE BY MAIL. For your convenience and to save time YOU MAY CALL THE COURT OFFICE IN ADVANCE FOR AN APPOINTMENT. At the time set for your appointment, a prosecutor will be available to discuss the charge with you or your agent.

OPTION 1 - CHOIX DE PROCÉS: Vous ou votre représentant devez vous présenter au greffe du tribunal dans les délais et aux heures indiqués pour déposer un avis d'intention de comparaître au tribunal. Vous ou votre représentant devez apporter cet avis avec vous VOUS NE POUVEZ PAS FIXER UNE DATE POUR LE PROCÉS PAR COURRIER. Dans votre intérêt et pour gagner du temps, VOUS POUVEZ TÉLÉPHONER AU GREFFE À L'AVANCE POUR OBTENIR UN RENDEZ-VOUS. Au moment fixé pour votre rendez-vous, un poursuivant pourra s'entretenir avec vous ou votre représentant sur l'accusation.

(SHOW COURT ADDRESS AND HOURS)
(INDIQUEZ L'ADRESSE ET LES HEURES D'OUVERTURE DU TRIBUNAL)

OPTION 2 - TO PLEAD GUILTY WITH AN EXPLANATION: Altend at the court office shown within the times and days shown. You MUST bring this Notice with you.

OPTION 2 - PLAIDOYER DE CULPABILITÉ AVEC UNE EXPLICATION: Présentez-vous au greffe du tribunel indiqué dans les délais et aux heures indiqués. Vous DEVEZ apporter cet avis avec vous.

COMPLETE AND DETACH THIS PORTION AND SEND WITH PAYMENT REMPLISSEZ ET DÉCOUPEZ CETTE PARTIE ET ENVOYEZ-LA AVEC VOTRE PAIEMENT

OPTION 3 - PLEA OF GUILTY - PAYMENT OUT OF COURT: I plead guitty and payment of the set fine is enclosed.			PLAIDOYER DE CULPABILIT. upable et le paiement de l'amer		P:
Offence Notice No.		N° d'avis d'infraction :			
Character .		Signez ici :			
TO PAY: Write the number of the Offence Notice on the front of your cheque or money order and make payable to ONTARIO COURT OF JUSTICE. Dishonoured cheques with be subject to an administrative charge. Do not send cash, correspondence or post dated cheques in the self-addressed envelope provided. Please allow sufficient time for your payment to be delivered.	TOTAL PAYA MONTANT TOTAL		chèque ou de votre mand DE L'ONTARIO. Les chi N'envoyez pas d'argei correspondance dans l'ei	le numéro de l'avis d'infract lat et libellez-le à l'ordre de la àques refusés feront l'objet n' comptant, de chèque, nveloppe-réponse qui est foi livraison de votre paiement.	a COUR DE JUSTICE de frais administratifs. s postdatés ou de
Name:		Cheque/Mon	ey Order encloséd: []	Visa 🗍	Mastercard []
Addresse :	*******	Card No.: No de carte :	****************	Expiry Date: M Date d'expiration : M	
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Ontario Court of Justice / Cour de justice de l'Ontario Province of Ontario / Province de l'Ontario

NOTICE OF INTENTION TO APPEAR AVIS D'INTENTION DE COMPARAÎTRE

Form 7 / Formule 7 , Regulation 950 / Règlement 950 Provincial Offences Act / Loi sur les Infractions provinciales

PLEASE PRINT CLEARLY VEUILLEZ ÉCRIRE CLAIREMENT EI	N LETTRES MOULÉES	
TAKE NOTICE THAT ISACHEZ QUE JE, SOUSSIGN	(defen	dant's name / nom du défendeuride la défenderesse)
SACHEZ QUE JE, SOUSSIGN	VE(E)	
		(current address / adresse actuelle)
	(telephone number / numéro de	(éléphone)
wish to give notice of my inten- désire donner un avis d'intentio	tion to appear in court for on de comparaître au tribur	the purpose of entering a plea and having a trial respecting the nal pour inscrire un plaidoyer et faire instruire la question, en ce qui
charge set out in Offence Notic concerne l'accusation décrite d'infraction de stationnement	ce or Parking Infraction No dans l'avis d'infraction ou	otice dans l'avis Number / Numéro
FOR ANY OFFENCE EXCEPT 9.5. 144(18.1) OF THE HTA COMPLETE THIS SECTION POUR TOUTE INFRACTION, SAUF LE PARAGRAPHE 144(18.1)	offences officer who cor or Certificate of Parking Au procès, j'ai l'intention	nge the evidence of the provincial impleted the Certificate of Offence Infraction. In de contester la preuve de l'agent des iqui a dressé le procès-verbal d'infraction
DU CODE DE LA ROUTE, REMPLISSEZ CETTE PARTIE	ou le certificat d'infraction	
If you indicate above that challenge the evidence of to officer, the officer may not at prosecutor may rely on ce evidence against you.	the provincial offences tend your trial and the	Si vous avez coché la case «non», indiquant que vous n'avez pas l'intention de contester la preuve de l'agent des infractions provinciales, l'agent peut ne pas se présenter à votre procès, e le poursuivant peut s'appuyer sur des déclarations certifiées à titre de preuve contre vous.
Note: If you have been charge s.s. 144(18.1) of the High running/owner), section Traffic Act provides that justice at trial if you attendance of the Pro- who issued the certific certified the photograph trial	hway Traffic Act (redlight 205.20 of the Highway t you must apply to the wish to compel the vincial Offences Officer cate of offence or who	Remarque: Si vous avez été accusé(e) d'une infraction en vertu du paragraphe 144(18.1) du Code de la route (omettre de s'arrêter à un feu rouge/propriétaire) l'article 205.20 du Code de la route prévoit que vous devez vous adresser au juge du procès si vous désirez obtenir la comparution de l'agent des infractions provinciales qui a délivré le procès-verba d'infraction ou qui a certifié les photographies qui seront présentées lors de votre procès.
I request my trial to be held in	the	English language/anglais
Je demande que mon procès	pane.	French language/français
i request a(leave blank if		ge interpreter for the trial.
Je demande les services d'un		pour le procès.
NOTE: IF YOU FAIL TO APPLACE SET FOR YOUR TO DEEMED NOT TO DISPUTE CONVICTION MAY BE ENTE YOUR ABSENCE, WITHOUT	EAR AT THE TIME AND TRIAL, YOU WILL BE THE CHARGE, AND A ERED AGAINST YOU IN	(à remplir, le cas échéant) REMARQUE: SI VOUS NE COMPARAISSEZ PAS À L'HEURE, A LA DATE ET AU LIEU FIXÉS POUR VOTRE PROCÈS, VOUS SEREZ RÉPUTÉ(E) NE PAS CONTESTER L'ACCUSATION, ET UNE DÉCLARATION DE CULPABILITÉ POURRA ÊTRE INSCRITE CONTRE VOUS EN VOTRE ABSENCE, SANS AUTRE AVIS.
	nature of defendant or agent / a défenderesse ou du représents	date date

Ontario Court of Justice / Cour de justice de l'Ontario Province of Ontario / Province de l'Ontario

Notice of Trial / Avis de procès Form 8 / Formule 8 , Regulation 950 / Réglement 950 Provincial Offences Act / Loi sur les infractions provinciales

Offence No	Offence Date Date de l'infraction		Officer No	
D.L. No	Plate	natriculation	Enforcement Agency Organisme chargé de l'exécution	
Sex	Date of Birth Date de naissance	•••••••••••••••••••••••••••••••••••••••		
To: A:				
You are charged with the following offer				
On the/Le day of / jo				
aVà				
you did commit the offence ofvous avez commis l'infraction de		ontrary toontrairement à	***************************************	************
The total payable includes the Set Fine Le montant total exigible comprend l'ame	, court costs and Victim Fine nde fixée, les frais judiciares e	Surcharge as indicated on the suramende compensatoire	he Offence Notice.	d'infraction.
		Total payable		
		Montant total	exigible \$	\$
TAKE NOTICE that on the	day	AVIS VOUS EST DONNÉ q	ue le	jour
of, yr		de	a	n
at am/pm, your trial will be hel	d at:	à heure(s), votre p	procès sera tenu à	
	Court Addre	salAdresse du tribunal		
Note: If you have been charged with an orthe Highway Traffic Act (red light running/c Highway Traffic Act provides that you must you wish to compel the attendance of the who issued the certificate of offence or with the tendered at your trial.	owner), section 205.20 of the t apply to the justice at trial if a Provincial Offences Officer the certified the photographs	paragraphe 144(18.1) du C rouge/propriétaire), l'article devez vous adresser au comparution de l'agent des	été accusé(e) d'une infraction er ode de la route (omettre de s'arrête 205.20 du Code de la route prévoi juge du procès si vous désirez infractions provinciales qui a délivré certifié les photographies qui seront	er à un feu it que vous obtenir la ille omcès-
Your trial will be held on the date and time Court of Justice shown. You and your will your trial at that time. If you do not appea dispute the charge and the court may continue without further notice.	nesses should be ready for r. you will be deemed not to	Votre procès se tiendra à la Cour de justice de l'Ontari devrez être prêts pour votre pas, yous serez réouté(e) na	a date et à l'heure mentionnées ci- o susmentionnée. Vos témoins et v procès à catte date. Si vous ne coi pas contester l'accusation, et le tribi rotre absence, sans autre avis.	OUS-même
Issued at		this d		, yr
FOR OFFICE USE ONLY / RÉSERVÉ	AU GREFFE	· · · · · · · · · · · · · · · · · · ·		. ~ ~ ~ ~ ~ ~ ~
I certify that a copy of this Notice was: J'atteste qu'une copie de cet avis a été	I certify that a copy of this Not J'atteste qu'une copie de cet			
sent by mail to defendant	sent by mail to prosecutor			
given personally to defendant	envoyée par courrier au po	nt		
remise en mains propres au défendeur	donnée au poursuivant ou	au représentant		
Clerk/Justice/Greffier/Juge de paix Date	Clerid Justice/Greffier/Juge de paix FOR INFORMATION ON ACC TO ONTARO COU FOR PERSONS WITH DISABILITES.	POUR PLUS DE REMSEIGNEMENTS S RTS DES PENSONNES HANDICAPÉES AUX TRIBUNAUX DE L'ONTARIO. CON		Date
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103457	Action: Guide des communications pour la commercialisation sociale dans la promotion de la santé	16,00\$	5,00 \$
104482	Étude sur les services hospitaliers à la mère et au nouveau-né en Ontario	7,50 \$	3,00 \$
102205	Formation et adaptation des travailleurs pour la nouvelle économie mondiale	5,00 \$	2,00 \$
106271	Groupe d'étude sur la réduction du nombre de conseils scolaires en Ontario: Rapport final	8,00 \$	2,00 \$
104309	Guide des communications de l'Ontario	7,50 \$	1,50 \$
102646	Options: Manuel d'information et d'exercices sur la retraite	5,00 \$	2,00 \$
106179	Rapport de la commission sur le racisme systèmique dans le système de justice pénale en Ontario	28,00 \$	7,50 \$
106181	Rapport de la commission sur le racisme systémique dans le systéme de justice pénale en Ontario: Résumé à l'intention du public	4, 30 \$	2,00 \$
110825	Règlements refondus de l'ontario 1990 (volume 1-9)	495,00 \$	50,00 \$
104121	Règelements refondus de l'ontario 1990 Supplement (Volume 1-3)	55,00 \$	10,00 \$
110824	Lois refondus de l'ontario 1990	695,00 \$	75,00 \$

105528	Rapport sur les rapports entre les victimes de crime et le système judiciaire en Ontario	10,00 \$	2,50 \$
106669	Rapport sur l'impact de la fermeture des maisons de transition et de l'introduction de la surveillance électronique	7,00 \$	3,00 \$
105615	Reconnaissance de crédits: Répertoire des ententes entre les collèges et les universités de l'Ontario	7,00 \$	2, 50 \$

La T.P.S est perçue sur tous les achats

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Information

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received no later than Thursday 4 p.m., 9 days before publication of the issue in which they should appear.

Advertisements including the names of any signing officers must be typed or written legibly.

- 1. Advertising rates are for a first insertion per columnar space
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 - iii. from 100mm to 476mm per columnar space is \$5.50 for each 6mm
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Subscription rate is \$126.50 + 7% G.S.T. for 52 weekly issues and the single copy price of \$2.90 + 7% G.S.T. payable in advance. All rates are subject to increases without notice. For the correct rate, please contact us at (416) 326-3893 during normal business hours.

Subscriptions may be paid by VISA or MasterCard. Cheques or money orders should be made payable to THE MINISTER OF FINANCE and all correspondence, including address changes, should be mailed to:

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Telephone 326-5310
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LA GAZETTE DE L'ONTARIO paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 16 h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront.

Les annonces, ainsi que le nom des signataires autorisés, doivent être dactylographiées ou écrites lisiblement.

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- 3. Pour chaque insertion multiple commandée en même temps que l'insertion initiale, le tarif se calcule à raison de 50 % du tarif payable indiqué au paragraphe 1 ou 2, selon le cas.

Le tarif d'abonnement est de 126,50 \$ + 7% T.P.S. pour 52 numéros hebdomadaires, et le tarif au numéro, de 2,90 \$ + 7% T.P.S. (payable à l'avance). Tous les tarifs peuvent être augmentés sans préavis. *Pour le tarif approprié*, veuillez téléphoner (416) 326-3893 pendant les heures d'ouverture normales de bureau.

Les paiements peuvent être effectués au moyen de la carte VISA ou MasterCard. Les chèques ou mandats doivent être faits à l'ordre du MINISTRE DES FINANCES et toute correspondance, notamment les changements d'adresse, doit être adressée à :

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The Ontario Gazette La Gazette de l'Ontario

Vol. 133-49

Saturday, 2nd December, 2000

Toronto

ISSN 0030-2937 Le samedi 2 décembre 2000

Parliamentary Notice—Royal Assent Avis parlementaire—sanction royale

THE PROVINCE OF ONTARIO

Toronto, Tuesday, November 21, 2000

6:10 p.m.

In the name of Her Majesty the Queen, His Honour the Administrator assented to the following bills in the Lieutenant Governor's office: –

Bill 124

An Act to amend the Environmental Protection Act, the Ontario Water Resources Act and the Pesticides Act in respect of penalties. [S.O. 2000, Chapter 22]

Bill 145

An Act to resolve a labour dispute between the Elementary Teachers' Federation of Ontario and the Hamilton-Wentworth District School Board. [S.O. 2000, Chapter 23]

(6763) 49

CLAUDE L. DESROSIERS, Clerk of the Legislative Assembly.

PROVINCE DE L'ONTARIO

Toronto, mardi 21 novembre 2000

6 h 10

Au nom de Sa Majesté la Reine, Son Honneur l'administrateur a accordé la sanction royale aux projets de loi suivants au bureau de la lieutenante-gouverneure :

Projet de loi 124

Loi modifiant la Loi sur la protection de l'environnement, la Loi sur les ressources en eau de l'Ontario et la Loi sur les pesticides en ce qui concerne des peines ayant trait à l'environnement. [L.O. 2000, Chapitre 22]

Projet de loi 145

Loi visant à régler le conflit de travail opposant la fédération appelée Elementary Teachers' Federation of Ontario et le conseil scolaire de district appelé Hamilton-Wentworth District School Board.

[L.O. 2000, Chapitre 23]

(6764) 49

Le greffier de l'Assemblée législative, CLAUDE L. DESROSIERS.

Motor Vehicle Transport Act/ Truck Transportation Act Loi sur les transports routiers/ Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la Loi sur le camionnage, L.R.O. 1990, chapitre T.22, et/ou la Loi de 1987 sur les transports routiers, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la Loi de 1987 sur les transports routiers et l'office des transports de l'Ontario et/ou le registrateur des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

Published by Ministry of Consumer & Commercial Relations Publié par Ministère de la Consommation et du Commerce

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APPLEBY, BRIAN, K. NORTH BAY, ON

BABCOCK, KEVIN, N./ HICKERSON, BRIAN, W. BELLEVILLE, ON

BARRACUDA TRANSPORT & WAREHOUSING INC LACHINE, QC

BING LAKE FARMS LTD GLENELLA, MB

BLACKHORSE TRANSPORTATION LTD. SPRUCE GROVE, AB

BOUCOCK, SHANE WELLANDPORT, ON

BROTHERS POTTERIES LTD. NORWICH, ON

BRYANT ENTERPRISES INC KITCHENER, ON

C & W OIL AND AGRI SERVICES LTD. NEW SAREPTA, AB

CLIPPER EXPRESS LTD MOUNT ALBERT, ON

CRS PROPERTIES CORPORATION LITCHFIELD, IL

CUMMING FREIGHT SYSTEMS INC.
BURLINGTON, ON

DONWAY TRANSPORT LTD. RICHMOND HILL, ON

ETHIER TRANSPORT 92 INC FABREVILLE, OC

GARAGE MORIN DE ST-JEAN INC. ST-JEAN, QC

GATA-GO EXPRESS LTD. NEWMARKET (Y), ON

GUARDIAN TRANSPORT CORPORATION WINDSOR, ON

HARMS, RUSSELL, I. WHITTEMORE, IA HEIGHTON, ALAN RIVER JOHN, NS

M. HYLAND TRADESHOW & EXHIBITS CARRIER INC. PRESCOTT. ON

ICOR TRANSPORTATION LIMITED NORTH YORK, ON

J & N TRANSPORT LTD WINNIPEG, MB

KORNELSEN, BURTON MILLBANK, ON

KUKA LOGISTICS INC TORONTO, ON

ANDRE LEBLANC CARTAGE LTD GLOUCESTER, ON

LESLIE TRUCKING INC. CLINTON TWP, MI

MCBEAN, LLOYD, P. TORONTO, ON

MEAKIN FOREST ENTERPRISES INC S STE MARIE, ON

MCCOY, MARK, DAVID, EARLE OTTAWA, ON

EXPRESS DE MINUIT INC VICTORIAVILLE, QC

PACIFIC COAST CARRIERS LTD. MISSISSAUGA, ON

PHTS LOGISTICS INC ELMWOOD, ON

RACHOFF, SCOTT, A. COURTICE, ON

R.C.M. HAULAGE INC TORONTO, ON

RIACH, MICHAEL, B. WOODSTOCK, ON

RUNEVSKI, DUSKO PICKERING, ON

SARELA EXPRESS INC. LACHINE, QC

SATTI LOGISTIC INC TORONTO, ON

SHULIST TRUCKING LTD TIMMINS. ON

SOVTRANS AUTO CORPORATION THORNHILL, ON

STARR AVIATION SERVICES LTD. GEORGETOWN (H), ON SUBEET CARRIERS INC CALEDONIA, ON

TASKO INC BRAMPTON, ON

TAYLOR, LEONARD, C. HARROW, R1, ON

TIGERX INC. MISSISSAUGA, ON

TRI-DELL CAPITAL INC. PORT PERRY, RR4, ON

UNIVERSAL MOULD AND DIE CO. LTD.
STONEY CREEK, ON

VAN HELDEN, TIMOTHY, J. BURLINGTON. ON

VARTAGO INC BRAMPTON, ON

VENTURE LOGISTICS INC. LAFAYETTE, IN

W.W. TRANSPORT INC. BURLINGTON, IA

WALSH, ANDREW, J. SCARBOROUGH, ON

WANDA'S TRANSIT INC. TREMONT, IL

WHALEN, DENTON, S. PICTON, R9, ON

ZIEGLER TRUCKING INC KITCHENER, ON

902877 ONTARIO LTD. AYLMER, ON

1295241 ONTARIO INC. BELWOOD, ON

1426420 ONTARIO INC DUNDAS, ON

1446303 ONTARIO INC MILTON, ON

2440-4782 QUEBEC INC. LAVAL, QC

9078-0792 QUEBEC INC COTE-SAINT-LUC, QC

9087-5816 QUEBEC INC ST-AMABLE, QC

> J. Greig Beatty Manager Chef de Service

Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act*, 1987, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

- 1. complete a Notice of Objection Form,
- 2. serve the applicant with the objection,
- 3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
- 4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Niagara Kanko Tours Inc. 5719 Stanley Ave., Niagara Falls, ON L2G 3X6 44903-E

Applies for an extra provincial operating licence as follows:

For the transportation of passengers who are customers of Niagara Kanko Tours Inc. on a chartered trip from points in the Regional

Municipalities of Hamilton-Wentworth, Niagara Falls and Peel and the City of Toronto to the Ontario/Quebec and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT:

- the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*;
- 2. all passengers originate in and be returning to Japan;
- all vehicles shall have a Japanese speaking guide who may also be the driver of the vehicle;
- all passengers shall have had a prior or will have a subsequent movement by air.

44903-F

Applies for a public vehicle operating licence as follows:

For the transportation of passengers who are customers of Niagara Kanko Tours Inc. on a chartered trip from points in the Regional Municipalities of Hamilton-Wentworth, Niagara Falls and Peel and the City of Toronto.

PROVIDED THAT:

- the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act;
- 2. all passengers originate in and be returning to Japan;
- all vehicles shall have a Japanese speaking guide who may also be the driver of the vehicle;
- all passengers shall have had a prior or will have a subsequent movement by air.

Felix D'Mello Board Secretary Secretaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la Loi sur les compagnies, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
2000-8-30	0.5040.5
2000-9-29	D
	645320
2000-10-24 SAKELLIS & CARMICHAEL COM	AMINITY CURPORT

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario
WILLIAM J. MADIGAN MANAGEME	NT
CONSULTANTS LIMITED	
2000-10-25	
AKET HOLDINGS LIMITED	
KVARNER PLUMBING CO. INCORPO	ORATED 1022733
VAN SICKLE OIL & GAS INC	
546590 ONTARIO LIMITED	546590
2000-10-26	
BAKER TIRE ANALYSIS INC	671371
CLAIRWIN ASSOCIATES LTD	
CUSTOM SEWING LTD	605289
INTERCITY MOBILE WASH INC	
LAWRENCE LUCIEN BRAY LIMITEI)
NEXTGRID INC	
R.J. CROMWELL & ASSOCIATES INC	C
TOTAL TRIM LTD	
1213506 ONTARIO LIMITED	
1251875 ONTARIO LIMITED	

49/00

Name of Corporation: Dénomination sociale	Ontario Corporation Number Numéro de la
de la compagnie :	compagnie en Ontario
2000-10-27	
HARTWELL-OHN (MYANMAR)	NC
J & J CANADA INC	
MATTRESS VALU INC	
2000-11-1	DN 1301215
1073626 ONTARIO INC	
2000-11-3	
	LTD 478919
KELCO INC.	
2000-11-6	
IN MEDIA RACE HOLDING COR	PORATION 572427
JAGBRITTE INC	361018
SI M COLOD INC	
2000-11-7	
	STATE DIVISION LTD 481986
2000-11-8	21.12.21.13.01.13.22
ON-Q COURIERS INC	764309
PARKWAY CUSTOM BEER AND	WINE LTD 1037043
STEFFEN OPEN SYSTEMS INC	
1137347 ONTA DIO INC	(1986) LIMITED
2000-11-9	113/34/
	PLIES INC
HEFAISTOS INC	1104010
IMPROVEMENT CIRCLE INCORF	ORATED 585348
WATERLOO MASONRY CLEANE	RS LIMITED
813835 ONTARIO INC	813835
2000-11-10	
CHATHAM MASONDY I MITED	
DRI-PRINT FOILS (CANADA) LTI	D
GREEN SHUTTER FILMS INC	1072719
J. L. POWELL & ASSOCIATES INC	C 603043
LUNDY BROTHERS (EMO) LIMIT	ED
OVERHOLT CONSTRUCTION LIN	IITED 875070
746066 ONTARIO LIMITED	
971630 ONTARIO INC	
1091567 ONTARIO LTD.	1001567
1297833 ONTARIO LTD	1297833
1303873 ONTARIO LTD	
2000-11-14	
ALLREF REALTY CORP	
CYMATAL MANAGEMENT INC FORTUNE ROCKLAND ENTERPR	
GIANT ROOT CONSULTING INTE	PNATIONAL INC 1226600
LAMSITA ENTERPRISES INC	
MARK MOLIN & ASSOCIATES LT	D
NORTH YORK HOTEL HOLDINGS	S LTD 625828
PRIMO TOWING INC	
RICHARD HUNG ENTERPRISES I S.H. & ASSOCIATES INC	IMITED
STATUS-QUO ANTE-BELLUM INC	7 1272412
STEELPAC CORPORATION	981742
TONIC TRADING COMPANY LTD	
VAJRAYANA GARDEN LTD	
WAI KEE CO. LTD.	
637873 ONTARIO INC	
1107937 ONTARIO INC	
2000-11-15	
BLACK VALLEY DEVELOPMENT	S LIMITED 611461
E & C HOLDINGS INC	
I. C. DISTRIBUTORS LTD	
O'NEILL MANAGEMENT INC	544555
970323 ONTARIO LTD	970323
1048225 ONTARIO INC	1048225
1126433 ONTARIO INC	1126422
1261366 ONTARIO INC	1261366
	1201300

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la		
de la compagnie.	compagnie en Ontario		
2000-11-16			
DANJO TRUCK RENTALS LIMITED	270041		
JEAN CHARAL LIMITED			
THE WHEELS CONNECTION INC			
WELTEX REAL ESTATE LIMITED			
YUAN SYSTEMS INC			
ZEUSRICH CAPITAL INC	1298664		
825894 ONTARIO LIMITED	825894		
1092935 ONTARIO INC	1092935		
1220670 ONTARIO INC	1220670		
1275643 ONTARIO INCORPORATED	1275643		
1388877 ONTARIO LIMITED			
2000-11-17			
CARNABY CANADA LEATHER MANU			
INCORPORATED			
HITACHI CREDIT CANADA INC			
NEW 97 LTD.	1268187		
TAICADEX TRADING LIMITED			
THE YARDLEY FRAGRANCE COMPAI			
OF CANADA	935125		
1368975 ONTARIO INC	1368975		
B. G. H	AWTON,		
Director	r (A), Companies Branch		

Notice of Default in Complying with the Corporations Information Act Notice de non-observation de la loi sur les renseignements exigés des compagnies et des associations

Directrice, intérimaire, Direction

des compagnies

NOTICE IS HEREBY GIVEN under subsection 241 (3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LES PRÉSENTE que, conformément au paragraphe 241 (3) de la Loi sur les sociétés par actions, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépot requises par la Loi sur les renseignements exigés des compagnies et des associations dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario	
2000-11-16		
GREENPARK ALUMINUM INC	1169567	
KING'S BAY GOLF & COUNTRY CI	LUB INC	
REGGIE LINKS INCORPORATED		
1149785 ONTARIO LTD	1149785	

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

Ambulance Act Loi sur les ambulances

Notice of Order under the Ambulance Act Designation of Delivery Agent for Land Ambulance Services

The following Order was signed by the Minister of Health and Long-Term Care:

AMBULANCE ACT

ORDER OF THE MINISTER MADE UNDER THE AMBULANCE ACT, R.S.O. 1990, Chap. A.19, as amended

ORDER

WHEREAS subsection 6.7(1) of the *Ambulance Act*, R.S.O. 1990, Chap. A.19, as amended (the "Act") authorizes the Minister to designate, by order, a delivery agent for any geographic area of the Province described in the order:

AND WHEREAS subsection 6.7(3) of the Act authorizes the Minister to designate an Agency, Board, or Commission established by the Province as a delivery agent;

NOW THEREFORE, pursuant to subsections 6.7(1) and (3) of the Act, the Minister orders as follows:

The District of Algoma Social Services Administration Board is the delivery agent for the designated area comprised of the District of Algoma excluding the part of the District of Algoma that is part of the district for the District of Sault Ste. Marie Social Services Administration Board.

DATED AT TORONTO, this 7th day of March, 2000.

THE HONOURABLE ELIZABETH WITMER, Minister of Health and Long-Term Care.

Avis d'arrêté rendu en vertu de la Loi sur les ambulances Désignation d'un agent de prestation de services d'ambulances terrestres

La ministre de la Santé et des Soins de longue durée a signé l'arrêté suivant :

LOI SUR LES AMBULANCES

ARRÊTÉ MINISTÉRIEL PRIS EN VERTU DE LA LOI SUR LES AMBULANCES, L.R.O. 1990, chap. A.19, tel que modifié

ARRÊTÉ

ATTENTU QUE le paragraphe 6.7(1) de la *Loi sur les ambulances*, L.R.O. 1990, chap. A.19, tel que modifié, (la « Loi ») autorise la ministre à désigner, par arrêté, un agent de prestation pour toute zone géographique de la province visée dans l'arrêté;

ET ATTENDU QUE le paragraphe 6.7(3) de la Loi autorise la ministre à désigner un organisme, un conseil ou une commission constitué(e) par la Province en tant qu'agent de prestation;

EN CONSÉQUENCE, conformément aux paragraphes 6.7(1) et (3) de la Loi, la ministre prend l'arrêté qui suit :

Le conseil d'administration des services sociaux du district d'Algoma est l'agent de prestation pour la zone géographique désignée comme étant le district d'Algoma excluant la partie du district d'Algoma qui fait partie du conseil d'administration des services sociaux du district de Sault Ste-Marie.

DATÉ À TORONTO, ce 7^e jour de mars 2000.

L'HONORABLE ELIZABETH WITMER, ministre de la Santé et des Soins de longue durée. Notice of Order under the Ambulance Act Designation of Delivery Agent for Land Ambulance Services

The following Order was signed by the Minister of Health and Long-Term Care:

AMBULANCE ACT

ORDER OF THE MINISTER MADE UNDER THE AMBULANCE ACT, R.S.O. 1990, Chap. A.19, as amended

ORDER

WHEREAS subsection 6.7(1) of the *Ambulance Act*, R.S.O. 1990, Chap. A.19, as amended (the "Act") authorizes the Minister to designate, by order, a delivery agent for any geographic area of the Province described in the order;

AND WHEREAS subsection 6.7(3) of the Act authorizes the Minister to designate an upper-tier municipality or a local municipality as a delivery agent for the designated area;

NOW THEREFORE, pursuant to subsections 6.7(1) and (3) of the Act, the Minister orders as follows:

The City of Thunder Bay is the delivery agent for the designated area comprised of the District of Thunder Bay.

DATED AT TORONTO, this 18th day of May, 2000.

THE HONOURABLE ELIZABETH WITMER, Minister of Health and Long-Term Care.

Avis d'arrêté rendu en vertu de la Loi sur les ambulances Désignation d'un agent de prestation de services d'ambulances terrestres

La ministre de la Santé et des Soins de longue durée a signé l'arrêté suivant :

LOI SUR LES AMBULANCES

ARRÊTÉ MINISTÉRIEL PRIS EN VERTU DE LA LOI SUR LES AMBULANCES, L.R.O. 1990, chap. A.19, tel que modifié

ARRÊTÉ

ATTENTU QUE le paragraphe 6.7(1) de la *Loi sur les ambulances*, L.R.O. 1990, chap. A.19, tel que modifié, (la « Loi ») autorise la ministre à désigner, par arrêté, un agent de prestation pour toute zone géographique de la province visée dans l'arrêté;

ET ATTENDU QUE le paragraphe 6.7(3) de la Loi autorise la ministre à désigner une municipalité de palier supérieur ou une municipalité locale en tant qu'agent de prestation pour la région désignée ;

EN CONSÉQUENCE, conformément aux paragraphes 6.7(1) et (3) de la Loi, la ministre prend l'arrêté qui suit :

La Cité de Thunder Bay est l'agent de prestation pour la zone géographique désignée comme étant le district de Thunder Bay.

DATÉ À TORONTO, ce 18^e jour de mai 2000.

L'HONORABLE ELIZABETH WITMER, ministre de la Santé et des Soins de longue durée.

Notice of Order under the Ambulance Act Designation of Delivery Agent for Land Ambulance Services

The following Order was signed by the Minister of Health and Long-Term Care:

AMBULANCE ACT

ORDER OF THE MINISTER MADE UNDER THE AMBULANCE ACT, R.S.O. 1990, Chap. A.19, as amended

ORDER

WHEREAS subsection 6.7(1) of the *Ambulance Act*, R.S.O. 1990, Chap. A.19, as amended (the "Act") authorizes the Minister to designate, by order, a delivery agent for any geographic area of the Province described in the order;

AND WHEREAS subsection 6.7(3) of the Act authorizes the Minister to designate an Agency, Board, or Commission established by the Province as a delivery agent;

NOW THEREFORE, pursuant to subsections 6.7(1) and (3) of the Act, the Minister orders as follows:

The District of Cochrane Social Services Administration Board is the delivery agent for the designated area comprised of the District of Cochrane.

DATED AT TORONTO, this 7th day of March, 2000.

THE HONOURABLE ELIZABETH WITMER, Minister of Health and Long-Term Care.

Avis d'arrêté rendu en vertu de la Loi sur les ambulances Désignation d'un agent de prestation de services d'ambulances terrestres

La ministre de la Santé et des Soins de longue durée a signé l'arrêté suivant :

LOI SUR LES AMBULANCES

ARRÊTÉ MINISTÉRIEL PRIS EN VERTU DE LA LOI SUR LES AMBULANCES, L.R.O. 1990, chap. A.19, tel que modifié

ARRÊTÉ

ATTENTU QUE le paragraphe 6.7(1) de la *Loi sur les ambulances*, L.R.O. 1990, chap. A.19, tel que modifié, (la « Loi ») autorise la ministre à désigner, par arrêté, un agent de prestation pour toute zone géographique de la province visée dans l'arrêté;

ET ATTENDU QUE le paragraphe 6.7(3) de la Loi autorise la ministre à désigner un organisme, un conseil ou une commission constitué(e) par la Province en tant qu'agent de prestation;

EN CONSÉQUENCE, conformément aux paragraphes 6.7(1) et (3) de la Loi, la ministre prend l'arrêté qui suit :

Le conseil d'administration des services sociaux du district de Cochrane est l'agent de prestation pour la zone géographique désignée comme étant le district de Cochrane.

DATÉ À TORONTO, ce 7e jour de mars 2000.

L'HONORABLE ELIZABETH WITMER, ministre de la Santé et des Soins de longue durée, Notice of Order under the Ambulance Act Designation of Delivery Agent for Land Ambulance Services

The following Order was signed by the Minister of Health and Long-Term Care:

AMBULANCE ACT

ORDER OF THE MINISTER MADE UNDER THE AMBULANCE ACT, R.S.O. 1990, Chap. A.19, as amended

ORDER

WHEREAS subsection 6.7(1) of the *Ambulance Act*, R.S.O. 1990, Chap. A.19, as amended (the "Act") authorizes the Minister to designate, by order, a delivery agent for any geographic area of the Province described in the order;

AND WHEREAS subsection 6.7(3) of the Act authorizes the Minister to designate an Agency, Board, or Commission established by the Province as a delivery agent;

NOW THEREFORE, pursuant to subsections 6.7(1) and (3) of the Act, the Minister orders as follows:

The District of Kenora Social Services Administration Board is the delivery agent for the designated area comprised of the District of Kenora.

DATED AT TORONTO, this 7th day of March, 2000.

THE HONOURABLE ELIZABETH WITMER, Minister of Health and Long-Term Care.

Avis d'arrêté rendu en vertu de la Loi sur les ambulances Désignation d'un agent de prestation de services d'ambulances terrestres

La ministre de la Santé et des Soins de longue durée a signé l'arrêté suivant :

LOI SUR LES AMBULANCES

ARRÊTÉ MINISTÉRIEL PRIS EN VERTU DE LA LOI SUR LES AMBULANCES, L.R.O. 1990, chap. A.19, tel que modifié

ARRÊTÉ

ATTENTU QUE le paragraphe 6.7(1) de la *Loi sur les ambulances*, L.R.O. 1990, chap. A.19, tel que modifié, (la « Loi ») autorise la ministre à désigner, par arrêté, un agent de prestation pour toute zone géographique de la province visée dans l'arrêté;

ET ATTENDU QUE le paragraphe 6.7(3) de la Loi autorise la ministre à désigner un organisme, un conseil ou une commission constitué(e) par la Province en tant qu'agent de prestation;

EN CONSÉQUENCE, conformément aux paragraphes 6.7(1) et (3) de la Loi, la ministre prend l'arrêté qui suit :

Le conseil d'administration des services sociaux du district de Kenora est l'agent de prestation pour la zone géographique désignée comme étant le district de Kenora.

DATÉ À TORONTO, ce 7^e jour de mars 2000.

L'HONORABLE ELIZABETH WITMER, ministre de la Santé et des Soins de longue durée. Notice of Order under the Ambulance Act Designation of Delivery Agent for Land Ambulance Services

The following Order was signed by the Minister of Health and Long-Term Care:

AMBULANCE ACT

ORDER OF THE MINISTER MADE UNDER THE AMBULANCE ACT, R.S.O. 1990, Chap. A.19, as amended

ORDER

WHEREAS subsection 6.7(1) of the *Ambulance Act*, R.S.O. 1990, Chap. A.19, as amended (the "Act") authorizes the Minister to designate, by order, a delivery agent for any geographic area of the Province described in the order;

AND WHEREAS subsection 6.7(3) of the Act authorizes the Minister to designate an Agency, Board, or Commission established by the Province as a delivery agent;

NOW THEREFORE, pursuant to subsections 6.7(1) and (3) of the Act, the Minister orders as follows:

The District of Nipissing Social Services Administration Board is the delivery agent for the designated area comprised of the District of Nipissing and the part of the District of Sudbury that is within the area of jurisdiction of the Corporation of the Municipality of West Nipissing.

DATED AT TORONTO, this 18th day of May, 2000.

THE HONOURABLE ELIZABETH WITMER, Minister of Health and Long-Term Care.

Notice of Order under the Ambulance Act Designation of Delivery Agent for Land Ambulance Services

The following Order was signed by the Minister of Health and Long-Term Care:

AMBULANCE ACT

ORDER OF THE MINISTER MADE UNDER THE AMBULANCE ACT, R.S.O. 1990, Chap. A.19, as amended

ORDER

WHEREAS subsection 6.7(1) of the Ambulance Act, R.S.O. 1990, Chap. A.19, as amended (the "Act") authorizes the Minister to designate, by order, a delivery agent for any geographic area of the Province described in the order;

AND WHEREAS subsection 6.7(3) of the Act authorizes the Minister to designate an Agency, Board, or Commission established by the Province as a delivery agent;

NOW THEREFORE, pursuant to subsections 6.7(1) and (3) of the Act, the Minister orders as follows:

The District of Rainy River Social Services Administration Board is the delivery agent for the designated area comprised of the District of Rainy River, the area of jurisdiction of the Corporation of the Township of Lake of the Woods and the area of jurisdiction of the Nestor Falls Local Services Board.

DATED AT TORONTO, this 18th day of May, 2000.

THE HONOURABLE ELIZABETH WITMER, Minister of Health and Long-Term Care.

Avis d'arrêté rendu en vertu de la Loi sur les ambulances Désignation d'un agent de prestation de services d'ambulances terrestres

La ministre de la Santé et des Soins de longue durée a signé l'arrêté suivant :

LOI SUR LES AMBULANCES

ARRÊTÉ MINISTÉRIEL PRIS EN VERTU DE LA LOI SUR LES AMBULANCES, L.R.O. 1990, chap. A.19, tel que modifié

ARRÊTÉ

ATTENTU QUE le paragraphe 6.7(1) de la *Loi sur les ambulances*, L.R.O. 1990, chap. A.19, tel que modifié, (la « Loi ») autorise la ministre à désigner, par arrêté, un agent de prestation pour toute zone géographique de la province visée dans l'arrêté;

ET ATTENDU QUE le paragraphe 6.7(3) de la Loi autorise la ministre à désigner un organisme, un conseil ou une commission constitué(e) par la Province en tant qu'agent de prestation;

EN CONSÉQUENCE, conformément aux paragraphes 6.7(1) et (3) de la Loi, la ministre prend l'arrêté qui suit :

Le conseil d'administration des services sociaux du district de Nipissing est l'agent de prestation pour la zone géographique désignée comme étant le district de Nipissing et une partie du district de Sudbury au sein de la zone géographique du territoire de la corporation de la municipalité de Nipissing Ouest.

DATÉ À TORONTO, ce 18^e jour de mai 2000.

L'HONORABLE ELIZABETH WITMER, ministre de la Santé et des Soins de longue durée. Notice of Order under the Ambulance Act Designation of Delivery Agent for Land Ambulance Services

The following Order was signed by the Minister of Health and Long-Term Care:

AMBULANCE ACT

ORDER OF THE MINISTER MADE UNDER THE AMBULANCE ACT, R.S.O. 1990, Chap. A.19, as amended

ORDER

WHEREAS subsection 6.7(1) of the *Ambulance Act*, R.S.O. 1990, Chap. A.19, as amended (the "Act") authorizes the Minister to designate, by order, a delivery agent for any geographic area of the Province described in the order;

AND WHEREAS subsection 6.7(3) of the Act authorizes the Minister to designate an Agency, Board, or Commission established by the Province as a delivery agent;

NOW THEREFORE, pursuant to subsections 6.7(1) and (3) of the Act, the Minister orders as follows:

The District of Sault Ste. Marie Social Services Administration Board is the delivery agent for the designated area comprised of the area of jurisdiction of The Corporation of the City of Sault Ste. Marie, the area of jurisdiction of The Corporation of the Township of Prince and the territory without municipal organization that is within the planning area for the Sault North Planning Board.

DATED AT TORONTO, this 7th day of March, 2000.

THE HONOURABLE ELIZABETH WITMER, Minister of Health and Long-Term Care.

Avis d'arrêté rendu en vertu de la Loi sur les ambulances Désignation d'un agent de prestation de services d'ambulances terrestres

La ministre de la Santé et des Soins de longue durée a signé l'arrêté suivant :

LOI SUR LES AMBULANCES

ARRÊTÉ MINISTÉRIEL PRIS EN VERTU DE LA LOI SUR LES AMBULANCES, L.R.O. 1990, chap. A.19, tel que modifié

ARRÊTÉ

ATTENTU QUE le paragraphe 6.7(1) de la *Loi sur les ambulances*, L.R.O. 1990, chap. A.19, tel que modifié, (la « Loi ») autorise la ministre à désigner, par arrêté, un agent de prestation pour toute zone géographique de la province visée dans l'arrêté;

ET ATTENDU QUE le paragraphe 6.7(3) de la Loi autorise la ministre à désigner un organisme, un conseil ou une commission constitué(e) par la Province en tant qu'agent de prestation;

EN CONSÉQUENCE, conformément aux paragraphes 6.7(1) et (3) de la Loi, la ministre prend l'arrêté qui suit :

Le conseil d'administration des services sociaux du district de Sault Ste-Marie est l'agent de prestation pour la zone géographique désignée comme étant la corporation de la Cité de Sault Ste-Marie, la corporation du canton de Prince et le territoire non constitué en organisme municipal au sein de la région de planification du Conseil de planification de Sault Nord.

DATÉ À TORONTO, ce 7^e jour de mars 2000.

L'HONORABLE ELIZABETH WITMER, ministre de la Santé et des Soins de longue durée.

Notice of Order under the Ambulance Act Designation of Delivery Agent for Land Ambulance Services

The following Order was signed by the Minister of Health and Long-Term Care:

AMBULANCE ACT

ORDER OF THE MINISTER MADE UNDER THE AMBULANCE ACT, R.S.O. 1990, Chap. A.19, as amended

ORDER

WHEREAS subsection 6.7(1) of the *Ambulance Act*, R.S.O. 1990, Chap. A.19, as amended (the "Act") authorizes the Minister to designate, by order, a delivery agent for any geographic area of the Province described in the order;

AND WHEREAS subsection 6.7(3) of the Act authorizes the Minister to designate an Agency, Board, or Commission established by the Province as a delivery agent;

NOW THEREFORE, pursuant to subsections 6.7(1) and (3) of the Act, the Minister orders as follows:

The District of Sudbury-Manitoulin Social Services Administration Board is the delivery agent for the designated area comprised of the District of Manitoulin and that part of the District of Sudbury that does not include the area of jurisdiction of The Corporation of the Regional Municipality of Sudbury.

DATED AT TORONTO, this 7th day of March, 2000.

THE HONOURABLE ELIZABETH WITMER, Minister of Health and Long-Term Care.

Avis d'arrêté rendu en vertu de la Loi sur les ambulances Désignation d'un agent de prestation de services d'ambulances terrestres

La ministre de la Santé et des Soins de longue durée a signé l'arrêté suivant :

LOI SUR LES AMBULANCES

ARRÊTÉ MINISTÉRIEL PRIS EN VERTU DE LA LOI SUR LES AMBULANCES, L.R.O. 1990, chap. A.19, tel que modifié

ARRÊTÉ

ATTENTU QUE le paragraphe 6.7(1) de la *Loi sur les ambulances*, L.R.O. 1990, chap. A.19, tel que modifié, (la « Loi ») autorise la ministre à désigner, par arrêté, un agent de prestation pour toute zone géographique de la province visée dans l'arrêté;

ET ATTENDU QUE le paragraphe 6.7(3) de la Loi autorise la ministre à désigner un organisme, un conseil ou une commission constitué(e) par la Province en tant qu'agent de prestation ;

EN CONSÉQUENCE, conformément aux paragraphes 6.7(1) et (3) de la Loi, la ministre prend l'arrêté qui suit :

Le conseil d'administration des services sociaux du district de Sudbury-Manitoulin est l'agent de prestation pour la zone géographique désignée comme étant le district de Manitoulin et une partie du district de Sudbury qui ne comprend pas la zone géographique du territoire de la corporation de la municipalité de Sudbury.

DATÉ À TORONTO, ce 7^e jour de mars 2000.

L'HONORABLE ELIZABETH WITMER, ministre de la Santé et des Soins de longue durée.

Notice of Order under the Ambulance Act Designation of Delivery Agent for Land Ambulance Services

The following Order was signed by the Minister of Health and Long-Term Care:

AMBULANCE ACT

ORDER OF THE MINISTER MADE UNDER THE AMBULANCE ACT, R.S.O. 1990, Chap. A.19, as amended

ORDER

WHEREAS subsection 6.7(1) of the *Ambulance Act*, R.S.O. 1990, Chap. A.19, as amended (the "Act") authorizes the Minister to designate, by order, a delivery agent for any geographic area of the Province described in the order:

AND WHEREAS subsection 6.7(3) of the Act authorizes the Minister to designate an Agency, Board, or Commission established by the Province as a delivery agent;

NOW THEREFORE, pursuant to subsections 6.7(1) and (3) of the Act, the Minister orders as follows:

The District of Timiskaming Social Services Administration Board is the delivery agent for the designated area comprised of the District of Timiskaming.

DATED AT TORONTO, this 18th day of May, 2000.

THE HONOURABLE ELIZABETH WITMER, Minister of Health and Long-Term Care.

Avis d'arrêté rendu en vertu de la Loi sur les ambulances Désignation d'un agent de prestation de services d'ambulances terrestres

La ministre de la Santé et des Soins de longue durée a signé l'arrêté suivant :

LOI SUR LES AMBULANCES

ARRÊTÉ MINISTÉRIEL PRIS EN VERTU DE LA LOI SUR LES AMBULANCES, L.R.O. 1990, chap. A.19, tel que modifié

ARRÊTÉ

ATTENTU QUE le paragraphe 6.7(1) de la *Loi sur les ambulances*, L.R.O. 1990, chap. A.19, tel que modifié, (la « Loi ») autorise la ministre à désigner, par arrêté, un agent de prestation pour toute zone géographique de la province visée dans l'arrêté;

ET ATTENDU QUE le paragraphe 6.7(3) de la Loi autorise la ministre à désigner un organisme, un conseil ou une commission constitué(e) par la Province en tant qu'agent de prestation;

EN CONSÉQUENCE, conformément aux paragraphes 6.7(1) et (3) de la Loi, la ministre prend l'arrêté qui suit :

Le conseil d'administration des services sociaux du district de Timiskaming est l'agent de prestation pour la zone géographique désignée comme étant le district de Timiskaming.

DATÉ À TORONTO, ce 18^e jour de mai 2000.

L'HONORABLE ELIZABETH WITMER, ministre de la Santé et des Soins de longue durée.

Notice of Order under the Ambulance Act Designation of Delivery Agent for Land Ambulance Services

The following Order was signed by the Minister of Health and Long-Term Care:

AMBULANCE ACT

ORDER OF THE MINISTER MADE UNDER THE AMBULANCE ACT, R.S.O. 1990, Chap. A.19, as amended

ORDER

WHEREAS subsection 6.7(1) of the *Ambulance Act*, R.S.O. 1990, Chap. A.19, as amended (the "Act") authorizes the Minister to designate, by order, a delivery agent for any geographic area of the Province described in the order;

AND WHEREAS subsection 6.7(3) of the Act authorizes the Minister to designate an upper-tier municipality or a local municipality as a delivery agent for the designated area;

NOW THEREFORE, pursuant to subsections 6.7(1) and (3) of the Act, the Minister orders as follows:

The Town of Parry Sound is the delivery agent for the designated area comprised of the District of Parry Sound, excluding the area of jurisdiction of The Corporation of the Municipality of Killarney.

DATED AT TORONTO, this 18th day of May, 2000.

(6765) 49

THE HONOURABLE ELIZABETH WITMER, Minister of Health and Long-Term Care.

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders may be obtained from:

Committees Branch Room 1405, Whitney Block, Queen's Park Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

CLAUDE L. DESROSIERS, Clerk of the Legislative Assembly.

Notice to Creditors Avis aux créanciers

ESTATE OF PHYLLIS WADSWORTH

ALL CLAIMS AGAINST the Estate of Phyllis Wadsworth, late of Hagersville, Ontario, who died on or about October 23, 2000 must be filed with the undersigned on or before December 22, 2000, after which date the Estate will be distributed with regard only to claims then received

Dated this 10th day of November, 2000.

LLOYD & EMMA DREHMER, Executors, RR #2 Fisherville, Ontario NOA 1G0. Telephone: 905-779-3028 Fax: 905-779-3028

(3443) 47-49

Miscellaneous Notices Avis divers

ASCENTUS INSURANCE LTD. LES ASSURANCES ASCENTUS LTÉE

APPLICATION FOR LICENCE

NOTICE IS HEREBY GIVEN, pursuant to section 49 of the *Insurance Act* (Ontario), of the intent of Ascentus Insurance Ltd./Les Assurances Ascentus Ltée to apply to the Superintendent, Financial Services for a licence to transact the business of property and casualty insurance in Ontario.

Dated at Toronto, this 18th day of November, 2000.

ROYAL & SUN ALLIANCE INSURANCE GROUP, PLC,

Robert J. Gunn,

(3439) 47-49

O.W.L. (ORILLIA) CREDIT UNION LIMITED

NOTICE IS HEREBY GIVEN that the membership of O.W.L. (Orillia) Credit Union Limited passed a Special Resolution on November 1, 2000 to wind-up the Credit Union pursuant to the *Credit Unions and Caisses Populaires Act, 1994*. At the same meeting, the members appointed (Theresa Doyle, Chris Evans, Ray Hayhurst, Helen Tuorila) as Liquidator of the estate and effects of the Credit Union.

Dated this 14th day of November, 2000.

O.W.L. (ORILLIA) CREDIT UNION LIMITED, In Liquidation, By its Liquidator: (Theresa Doyle, Chris Evans, Ray Hayhurst, Helen Tuorila).

(3446) 49

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2000-12-02

ONTARIO REGULATION 598/00

made under the

MENTAL HEALTH ACT

Made: October 4, 2000 Filed: November 14, 2000

Amending Reg. 741 of R.R.O. 1990 (General)

Note: Since the end of 1999, Regulation 741 has been amended by Ontario Regulation 563/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Item 14 of Schedule 1 to Regulation 741 of the Revised Regulations of Ontario, 1990 is revoked.
 - 2. Item 2 of Schedule 5 to the Regulation is revoked.

RÈGLEMENT DE L'ONTARIO 598/00

pris en application de la

LOI SUR LA SANTÉ MENTALE

pris le 4 octobre 2000 déposé le 14 novembre 2000

modifiant le Règl. 741 des R.R.O. de 1990 (Dispositions générales)

Remarque:

Depuis la fin de 1999, le Règlement 741 a été modifié par le Règlement de l'Ontario 563/00. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 22 janvier 2000.

- 1. Le point 14 de l'annexe 1 du Règlement 741 des Règlements refondus de l'Ontario de 1990 est abrogé.
 - 2. Le point 2 de l'annexe 5 du Règlement est abrogé.

49/00

ONTARIO REGULATION 599/00

made under the

MENTAL HOSPITALS ACT

Made: October 4, 2000 Filed: November 14, 2000

Amending Reg. 744 of R.R.O. 1990 (General)

Note: Since the end of 1999, Regulation 744 has been amended by Ontario Regulation 562/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

1. Item 2 of section 1 of Regulation 744 of the Revised Regulations of Ontario, 1990 is revoked.

49/00

ONTARIO REGULATION 600/00

made under the

ONTARIO PLANNING AND DEVELOPMENT ACT. 1994

Made: November 14, 2000 Filed: November 15, 2000

Amending O. Reg. 482/73 (County of Halton (now The Regional Municipality of Halton), City of Burlington)

Note: Since the end of 1999, Ontario Regulation 482/73 has been amended by Ontario Regulations 517/00 and 600/00. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1991 and in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Subparagraph 2 iv of subsection 2 (2) of Ontario Regulation 482/73 is amended by adding the following sub-subparagraph:
 - C. Part of Lot 17 in Concession I North of Dundas Street in the City of Burlington in The Regional Municipality of Halton, identified as Property Identifiers 07196-0146 (LT) and 07196-0147 (LT) and designated as parts 1, 2, 3, 4 and 5 on Reference Plan 20R-8973 deposited in the Land Registry Office for the Land Titles Division of Halton (No. 20).
 - 2. Section 31 of the Regulation is revoked.

BARBARA KONYI Manager

Provincial Planning and Environmental Services Branch Ministry of Municipal Affairs and Housing

Dated on November 14, 2000.

49/00

ONTARIO REGULATION 601/00

made under the

SECURITIES ACT

Made: September 12, 2000 Filed: November 16, 2000

Amending Reg. 1015 of R.R.O. 1990 (General)

Note: Since the end of 1999, Regulation 1015 has been amended by Ontario Regulations 3/00, 108/00, 133/00, 222/00, 342/00 and 468/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

1. Section 99 of Regulation 1015 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

- International advisers (investment counsel, portfolio managers or securities advisers), being persons or companies that have registered under the Act in reliance on Ontario Securities Commission Rule 35-502 Non-Resident Advisers and that are.
 - i. investment counsel.
 - ii. investment counsel and portfolio managers, or
 - iii. securities advisers.
- 2. Section 101 of the Regulation is amended by adding the following subsections:
- (3) Subject to subsection (4), this Part does not apply to an international adviser (investment counsel, portfolio manager or securities adviser) except as provided in Ontario Securities Commission Rule 35-502 Non-Resident Advisers.
- (4) Section 99 applies to an international adviser (investment counsel, portfolio manager or securities adviser).
- 3. This Regulation comes into force on the day that the rule made by the Ontario Securities Commission on September 12, 2000 entitled "Ontario Securities Commission Rule 35-502 Non-Resident Advisers" comes into force.

ONTARIO SECURITIES COMMISSION:

JOHN A. GELLER Vice-chair

HOWARD I. WETSTON

Commissioner

Dated on September 12, 2000.

Note: The rule made by the Ontario Securities Commission on September 12, 2000 entitled "Ontario Securities Commission Rule 35-502 Non-Resident Advisers" comes into force on November 18, 2000.

49/00

ONTARIO REGULATION 602/00 made under the MILK ACT

Made: November 15, 2000 Filed: November 16, 2000

Amending Reg. 761 of R.R.O. 1990 (Milk and Milk Products)

Note: Since the end of 1999, Regulation 761 has been amended by Ontario Regulation 473/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Section 58 of Regulation 761 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:
- 58. (1) The agreement referred to in this section is the agreement between the Ministry of Agriculture, Food and Rural Affairs, the marketing board and the Ontario Dairy Council, dated Friday, October 27, 2000, which is available for inspection by the public at the offices of the Ministry of Agriculture, Food and Rural Affairs at 1 Stone Road West, Guelph, Ontario, N1G 4Y2.

- (2) The fees payable to the laboratory conducting the test for the sampling and testing of milk are payable by the marketing board and by the operators of plants to which milk is supplied, in an amount equal to the total of the following costs, as described in Schedule A to the agreement:
 - 1. 70 per cent of the cost of sampling milk.
 - 100 per cent of the cost of testing milk for compositional analysis.
- (3) Where milk is supplied to a plant, one-half of the fee payable under subsection (2) shall be paid by the marketing board and one-half by the operator of the plant.
- (4) Every operator of a plant to which milk is supplied shall pay to the marketing board the fraction of the total fees payable under subsection (2) by all operators that is proportional to the amount of milk supplied to the operator, compared to the amount of milk supplied to all operators.
- (5) In addition to the fees payable under subsection (2), the marketing board shall pay to the laboratory that is testing milk for somatic cell counts an amount equal to 20 per cent of the total annual costs for conducting such tests, as described in Schedule A to the agreement.
- (6) The marketing board shall remit to the laboratory the fees received from plant operators and the fees payable by the marketing board under this section, at the time and in the manner set out in the agreement.
- **58.1** (1) Despite subsection 58 (2), from December 1, 2000 to November 30, 2001, the fees payable by the marketing board and the operators to the laboratory conducting tests for the sampling and testing of milk shall be in the amount equal to the industry share of the following costs, as described in the addendum:
 - 1. The cost of sampling milk.
 - 2. The cost of testing milk for compositional analysis.
- (2) Despite subsection 58 (5), from December 1, 2000 to November 30, 2001, in addition to the fees payable under subsection (1), the marketing board shall pay to the laboratory that is testing milk for somatic cells the amount described in the addendum as the marketing board's share of the total annual costs for conducting such tests.
- (3) Subsections 58 (3) and (4) apply to the fees payable by the marketing board and the operators under subsection (1).
- (4) The marketing board shall remit to the laboratory the fees received from plant operators and the fees payable by the marketing board under this section, at the time and in the manner set out in the agreement described in subsection 58 (1).
 - (5) In this section,

"addendum" means the addendum to Schedule A to the agreement described in subsection 58 (1).

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

ROD STORK
Chair

GLORIA MARCO BORYS
Secretary

Dated on November 15, 2000.

49/00

ONTARIO REGULATION 603/00

made under the

LIQUOR LICENCE ACT

Made: November 15, 2000 Filed: November 17, 2000

Amending Reg. 719 of R.R.O. 1990 (Licences to Sell Liquor)

Note: Since the end of 1999, Regulation 719 has been amended by Ontario Regulation 311/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Subsection 23 (3) of Regulation 719 of the Revised Regulations of Ontario, 1990 is amended by adding the following clauses:
 - (f) the premises known as Dave and Buster's located at 30 Interchange Way in the City of Vaughan up to and including December 31, 2001;
 - (g) the premises known as Intencity located at 1275 Hamilton Road in the City of London up to and including December 31, 2001.

49/00

ONTARIO REGULATION 604/00

made under the

LIQUOR LICENCE ACT

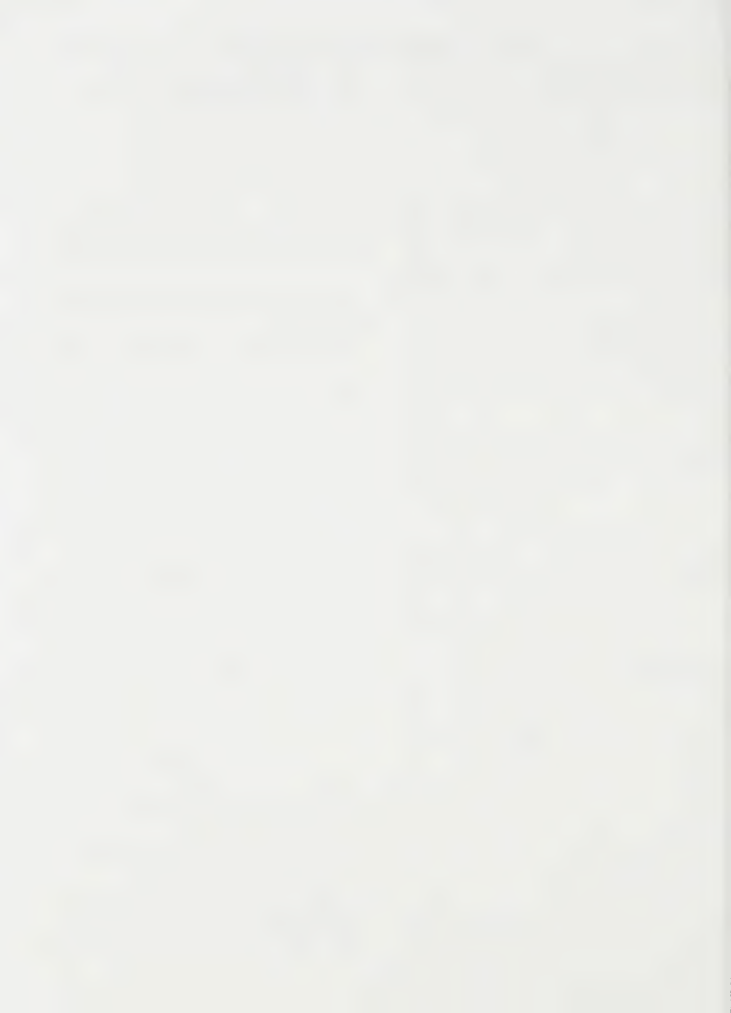
Made: November 15, 2000 Filed: November 17, 2000

Amending Reg. 719 of R.R.O. 1990 (Licences to Sell Liquor)

Note: Since the end of 1999, Regulation 719 has been amended by Ontario Regulations 311/00 and 603/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

1. Despite section 1 of Ontario Regulation 591/99, clause 23 (3) (e) of Regulation 719 of the Revised Regulations of Ontario, 1990 is revoked on December 31, 2001.

49/00



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Information

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received no later than Thursday 4 p.m., 9 days before publication of the issue in which they should appear.

Advertisements including the names of any signing officers must be typed or written legibly.

- 1. Advertising rates are for a first insertion per columnar space
 - i. up to 25mm is \$22.50
 - ii. from 25mm to 100mm per columnar space is \$5.60 for each 6mm
 - iii. from 100mm to 476mm per columnar space is \$5.50 for each 6mm
- 2. in each calendar year, after 476mm has been reached the rate is \$54.10 for each additional 119mm or part thereof.
- 3. for each multiple insertion ordered at the same time as the first insertion, one-half the rate payable under paragraph 1 or 2, as the case may be

Subscription rate is \$126.50 + 7% G.S.T. for 52 weekly issues and the single copy price of \$2.90 + 7% G.S.T. payable in advance. All rates are subject to increases without notice. For the correct rate, please contact us at (416) 326-3893 during normal business hours.

Subscriptions may be paid by VISA or MasterCard. Cheques or money orders should be made payable to THE MINISTER OF FINANCE and all correspondence, including address changes, should be mailed to:

THE ONTARIO GAZETTE
50 Grosvenor Street, Toronto, Ontario M7A 1N8
Telephone 326-5310
Toll-Free 1-800-668-9938

Information

La Gazette De L'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 16 h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront.

Les annonces, ainsi que le nom des signataires autorisés, doivent être dactylographiées ou écrites lisiblement.

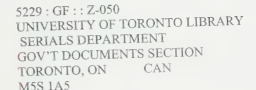
- 1. Tarifs publicitaires pour la première insertion, par espace-colonne
 - i. allant jusqu'à 25 mm : 22,50 \$
 - ii. allant de 25 mm à 100 mm, par espace-colonne : 5,60 \$ pour chaque tranche de 6 mm
 - iii. allant de 100 mm à 476 mm, par espace-colonne : 5,50 \$ pour chaque tranche de 6 mm
- 2. Dans chaque année civile, lorsque l'on a atteint 476 mm, le tarif est de 54,10 \$ pour chaque tranche ou partie de tranche supplémentaire de 119 mm.
- 3. Pour chaque insertion multiple commandée en même temps que l'insertion initiale, le tarif se calcule à raison de 50 % du tarif payable indiqué au paragraphe 1 ou 2, selon le cas.

Le tarif d'abonnement est de 126,50 \$ + 7% T.P.S. pour 52 numéros hebdomadaires, et le tarif au numéro, de 2,90 \$ + 7% T.P.S. (payable à l'avance). Tous les tarifs peuvent être augmentés sans préavis. Pour le tarif approprié, veuillez téléphoner (416) 326-3893 pendant les heures d'ouverture normales de bureau.

Les paiements peuvent être effectués au moyen de la carte VISA ou MasterCard. Les chèques ou mandats doivent être faits à l'ordre du MINISTRE DES FINANCES et toute correspondance, notamment les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO
50, rue Grosvenor, Toronto, (Ontario) M7A 1N8
Téléphone 326-5310
Appel sans frais 1 800 668-9938

overnment Publications





The Ontario Gazette La Gazette de l'Ontario

Vol. 133-50 Saturday, 9th December, 2000

Toronto

ISSN 0030-2937 Le samedi 9 décembre 2000

Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the Truck Transportation Act, R.S.O. 1990, Chapter T.22, and/or the Motor Vehicle Transport Act, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the Truck Transportation Act and/or Section 8(2) of the Motor Vehicle Transport Act, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la Loi sur le camionnage, L.R.O. 1990, chapitre T.22, et/ ou la Loi de 1987 sur les transports routiers, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la Loi de 1987 sur les transports routiers et l'office des transports de l'Ontario et/ou le registrateur des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

A & R CARTAGE INC. MARKHAM, ON

ACTION FIBERGLASS & MANUFACTURING LTD. MONCTON, NB

R.P. ANDERSON HOLDINGS LTD ST. MARYS, ON

BAZ PAVING CO LTD ST. CATHARINES, ON

BENNETT, JIM, K. CATHCART, ON

BRIAN BICK TRANSPORTATION INC. CALEDONIA, ON

BOLSOVER RETENTION SYSTEMS LTD. WOODVILLE, ON

B.R.A.D. TRANSPORTATION INC.

RIVERVIEW, NB

CHARGO TRUCKLOAD INC. MISSISSAUGA, ON

CHOUINARD, DANIEL SAINT-OUENTIN, NB

CLOUTIER, JEAN-PAUL HULL, OC

CONCORD TRANS FLOAT SERVICES INC

CONCORD, ON

CONTERRA LANDSCAPES LTD. WATERDOWN, ON

TRANSPORT LUC DESCHENES INC. ASCOT, OC

DONNISON, MARK, G. WHITBY, ON

DYCK, MICHAEL, D. WINNIPEG, MB

EMJAAYCO TRANSPORT INC ST LEONARD, OC

FOX. CORY. R. CABOT, PA

G.W. TRANSPORT LTD. REGINA. SK

RECUPERATION GAUDREAU INC ARTHABASKA, OC

GIBBONS, R-ALLAN FORMOSA, ON

GOUDREAULT, PASCAL OSHAWA, ON

HARTLEY, KEVIN, C. SEELEYS BAY, ON

IERACI, COSIMO, C. WOODBRIDGE, ON

INSPECTION SERVICES INC. SARNIA, ON

JONCTION XPRESS INC VALLEE-JONCTION, OC

JOSIFOVSKI, LOUIS, E. PICKERING, ON

Published by Ministry of Consumer & Commercial Relations Publié par Ministère de la Consommation et du Commerce

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Lettermail

Poste-lettre

10010295

KIEZEBRINK CONTRACTING LTD. UPSALA, ON

KNIGHTRIDER TRUCKING INC TORONTO, ON

LACHAPELLE, GAETAN MONTREAL, OC

LECLAIR, WAYNE, P./ LECLAIR, DAVID, J. CHATHAM, ON

LEGACY, GENE, M. ORONO, ON

LOFSTROM, DENISE, LYNN BLIND RIVER, ON

M & H TRUCKING LTD ETOBICOKE, ON

MACHADO-OLIVERA, LUIS, A. BRAMPTON, ON

M.A.D. J. TRUCKING INC. ST-FRANCOIS, NB

MALUBAY, DANIEL, E. TORONTO, ON

BERT MANNES TRUCKING INC PENHOLD, AB

MEYER, RUDY, J. SELKIRK, ON

MJW MARINE CONTRACTING LTD WOODVILLE, ON

MODERN TRAINING ONTARIO INC. HAMILTON, ON

NATIONWIDE FREIGHT SYSTEMS LTD BRANTFORD, ON

NORTH SHORE ENTERPRISES INC. LITTLE FALLS, MN

NORTH TERRA CONSTRUCTION LIMITED CONCORD, ON

OPTIMA TRANSPORT LTD. BRANTFORD, ON

O'TOOLE, PATRICK, L. KITCHENER, ON

PARASKEVOPOULOU, M. WOODVILLE, ON

PENOV, KRASSIMIRE, I. TORONTO. ON

RAPID RIDE DELIVERY SERVICE INC ETOBICOKE, ON

POLIQUIN, WENDY, LOUISE CANFIELD. ON

RELM TRANSPORTATION SERVICES INC.
WOODBRIDGE, ON

RICARD, GILLES LAC A LA TORTUE, QC

ROCCO TONY ET DOMINIC TRANSPORT INC MONTREAL, OC

ROSE BUD TRANSPORT LTD SALISBURY WEST, NB

M & SANDHU ENTERPRISES LTD. MISSISSAUGA, ON

SAVOSARDARO, ANTONIO WOODBRIDGE, ON

SECURE TRANSPORT SYSTEMS LTD. NISKU, AB

THE SHAW GROUP LIMITED LANTZ, NS

STREILING, RICHARD, D. TORONTO, ON

TRANSLEM INTERNATIONAL INC. TORONTO, ON

TRANSMASS INC. ST-MAURICE, QC

WICKHAM, WILLIAM, J. BLENHEIM, ON

DONALD YOUNG TRANSPORT INC. NOYAN, OC

1332688 ONTARIO INC ETOBICOKE, ON

1362783 ONTARIO INC MARTINTOWN, ON

1435791 ONTARIO INC. HAMILTON, ON

1446429 ONTARIO INC TORONTO, ON

933987 ONTARIO LTD WOODVILLE, ON

2438-4653 QUEBEC INC JOLIETTE, QC

2524-8790 QUEBEC INC. ST-ISIDORE, OC

2861-9245 QUEBEC INC. ST-MATHIEU, QC

2963-5315 QUEBEC INC. REPENTIGNY, QC

9007-9534 QUEBEC INC. ST-PIERRE BROUGHTON, QC

9023-6092 QUEBEC INC ST JEAN CHRYSOSTOME, QC

9033-6330 QUEBEC INC VICTORIAVILLE, QC

9045-9892 QUEBEC INC. BEACONSFIELD, QC

9064-0327 QUEBEC INC. MALARTIC, QC

9082-2099 QUEBEC INC. STE-JULIE, QC

9090-9722 QUEBEC INC. AMOS, QC

9091-3955 QUEBEC INC BOUCHERVILLE, QC

J. Greig Beatty Manager Chef de Service

Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

- 1. complete a Notice of Objection Form,
- 2. serve the applicant with the objection,
- 3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
- 4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

David A. Carlisle 50 Weir Cr., Toronto, ON M1E 3B1

4588

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipalities of Durham and York and the City of Toronto to the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings for furtherance as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick up or discharge of passengers except at point of origin.

45888-A

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipalities of Durham and York and the City of Toronto.

Joe Foley Bus Lines (Madoc) Ltd. 278 St. Lawrence St., W., R. R. # 1, Madoc, ON K0K 2K0 35993-0

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip:

- A. from points in the Counties of Hastings (including Quinte West), Prince Edward, Lennox and Addington, Renfrew, Haliburton and Northumberland and the Municipality of South Algonquin in the District of Nipissing to the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction;
 - (i) and for the return of the same passengers on the same chartered trip to point of origin.
 - Provided that there be no pick up or discharge of passengers except at point of origin.

- (ii) on a one way movement.
- B. from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings;
 - (i) and for the return of the same passengers on the same chartered trip to point of origin.
 - Provided that there be no pick up or discharge of passengers except at point of origin.
 - (ii) on a one way movement.
- from points in the Province of Quebec as authorized by the relevant jurisdiction from the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings;
 - and for the return of the same passengers on the same chartered trip to point of origin.
 - Provided that there be no pick up or discharge of passengers except at point of origin.
 - (ii) on a one way movement.

35993-P

Applies for a public vehicle operating licence as follows:

- A. For the transportation of passengers on a chartered trip from points in the Counties of Hastings (including Quinte West), Prince Edward, Lennox and Addington, Renfrew, Haliburton and Northumberland and the Municipality of South Algonquin in the District of Nipissing.
- B. For the transportation of passengers on a chartered trip from the Lester B. Pearson International Airport to the Counties of Hastings (including Quinte West), Prince Edward, Lennox and Addington, Renfrew, Haliburton and Northumberland and the Municipality of South Algonquin in the District of Nipissing.

Felix D'Mello Board Secretary Secretaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario	
2000-10-30		
RAMSTONE CONSULTING INC		
TAO KWONG CO. LTD		
WONDERFIII KEY ONTARIO II	VC 1100290	

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
709046 ONTARIO INC	709046
2000-10-31	
CARMEL BELL HOLDINGS LTD	620721
1155915 ONTARIO LTD	
2000-11-1	
COFFEE TALK DONUTS INC	
SOUTHERN FRIED CHICKEN INC	
TRILLIUM DISTRIBUTION SERVICES	INC 804826
1259071 ONTARIO LIMITED	
2000-11-2	
ANALEX LIMITED	
ANJO (CANADA) ENGINEERING & C	
LTD	
DE VLUGT CONSTRUCTION LTD	
FALCO DESIGN INC	
G. & M. GIORDANO SHOES INC	803285
THE RIDGEWAY HIGHLAND SHOP L	IMITED 151518
WINDWAY HOLDINGS INC	

Name of Corporation:

Name of Corporation:	Ontario Corporation Number
Dénomination sociale de la compagnie :	Numéro de la compagnie en Ontario
de la compagnie .	compagnie en Ontario
2000-11-2	
544247 ONTARIO LIMITED	
785656 ONTARIO INC	
802416 ONTARIO INC	802416
2000-11-3 G. C. MAHOOD INVESTMENTS LTD.	280304
JENADBY CONSULTING INC	
UNIFORM RESOURCE LTD	
UNIFORMS DIRECT MEASURED API	PAREL INC 1184316
WOOLLATT BUILDING MATERIALS	INC
752731 ONTARIO LIMITED	752731
CAREER CHANGING INC	1277909
CUSTOM ORTHOTICS OF LONDON I	NC 751980
DALLAVA MANAGEMENT INC	
FIRE PROTECTION INTERNATIONAL	INC 1221705
GIVEMORE INVESTMENTS LTD	686375
GLEN ROBINSON HOLDINGS LTD	
GULTIX ENTERPRISES LTDIDA MANAGEMENT CONSULTANTS	INC 957179
JACK ZWARTS ENTERPRISES INC	336456
NORTON OFFICE SERVICES & SUPPL	LY LTD 338035
PRESTIGE CANADA INC	
VAN EMPEL GREENHOUSES & NUR	SERY LTD 425710
1104845 ONTARIO LIMITED 1105306 ONTARIO LTD	
2000-11-8	
BARIS COMPUTER SYSTEMS LTD	597716
BKS INFORMATION SYSTEMS INC.	
CORNERSTONE INDUSTRIAL MINER	RALS
CORPORATION	678117
FOUCAULT APPLIANCE AND REFRIG	
LIMITED	
2000-11-9	
BEATTY PRINTING LIMITED	
2000-11-10	
B Q CONTROLS INC.	
CONROY CUSTOM BUTCHERY LIMIT IBERICA AUTO ELECTRIC LTD	
KAMPF INVESTMENTS LIMITED	365907
L. CICCONES CONSTRUCTION LTD.	
PRONET SYSTEMS INC	1156337
RJD CONSULTING SERVICES LIMITE	ED 916405
ROBIN ENTERPRISES QUINTE LIMIT	ED
TAI HUNG KEE B-B-Q RESTAURANT 1301103 ONTARIO INC	INC
698825 ONTARIO INC.	698825
2000-11-14	
EXCEL PROSPERITY TRADING INC	
GOTTICS INDUSTRIES LIMITED	
PINNACLE TECHNOLOGY INC	813973
2000-11-15 J. P. MCINTYRE ENGINEERING LIMIT	TED 222000
2000-11-16	TED 255908
KOOL KIDS INDOOR PLAYGROUND	INC
UNDERGROUND STORAGE LIMITED	256393
429101 ONTARIO INC	
778332 ONTARIO LIMITED	778332
2000-11-17 LENVICK INVESTMENTS LIMITED	21777
LUBART INVESTMENTS (NOTHERN	
INC	
MCGUIRE, GREG REAL ESTATE LTD.	
SUPERHIGHWAY SYSTEMS INC	
VN SOFTWARE ENGINEERING INC	1199205
1046219 ONTARIO LIMITED	1126256
2000-11-20	
A PLUS INTERNATIONAL LTD	1216821
BIG CEDAR LEASEHOLDS INC	730630

Name of Corporation: Dénomination sociale	Ontario Corporation Number
de la compagnie :	Numéro de la compagnie en Ontario
de la compagnie .	compagnie en Ontario
2000-11-20	
FEMAR FARMS LIMITED	
FISCHBACH AND MOORE OF CANAL	
GREGORY WAY INVESTMENTS LTD. MEDITERRANEAN MOTORWORX LT	
SALMAC INC	
SPENCER VALLEY INCORPORATED	465117
2000-11-21	
AUS-PRO TECHNOLOGY INC	
FAN SPORT HATS INC	
1274431 ONTARIO INC	1274431
2000-11-22 A2 HOLDINGS CORPORATION	504152
HUPFER LTD.	
K-TECHNOLOGY LTD.	1340628
MEADOWCROFT LONDON GENERAL	L PARTNER
LIMITED	
1068331 ONTARIO LTD	1068331
1154247 ONTARIO INC.	
1246567 ONTARIO LIMITED 987689 ONTARIO LTD	
2000-11-23	
BOW TIE INVESTMENTS (1986) INC.	
CEDARCROFT STRATFORD MANAGE	EMENT LIMITED 842979
E.J.F. HOLDINGS INC.	
MEADOWCROFT LONDON MANAGE	
MEADOWCROFT PLACE (HIGHLAND	
MOOSE MUSIC INC	1 IMITED 911010
SUNNYBROOK CREDIT JEWELLERS	
THOMAS LITHOGRAPHY LTD	
WING CHEE TRADING CO. LTD	
1138687 ONTARIO INC	
2000-11-24	
ALANMAR HOLDINGS LTD	464839
CEDARCROFT OSHAWA MANAGEME GORDON F. PAULS INSURANCE LTD.	
HAL-WIN INVESTMENTS LIMITED	
THE SOFTWARE DEVELOPMENT GR	
TIME/DESIGN CANADA LIMITED	932544
TORONTO DONGBAO F&B LTD	
1353442 ONTARIO LIMITED	
75 COSBURN AVENUE LIMITED	

Ontario Cornoration Number

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

50/00

Cancellation for Filing Default (Corporations Act) Annulation pour omission de se conformer à une obligation de dépôt (Loi sur les personnes morales)

NOTICE IS HEREBY GIVEN that orders under section 317 (9) of the *Corporations Act* have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved: The date of the order of dissolution precedes the name of the corporation.

PAR LA PRÉSENTE, nous vous informons que les décrets émis en vertu de l'article 317 (9) de la *Loi sur les personnes morales* ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
2000-11-28	
INTER COUNTY JUNIOR BAS	EBALL LEAGUE INC1366486
NEW WEST MIDDLESEX SPO	RTSMAN'S CLUB
ONTARIO HOSPICE PALLIATI	VE CARE COALITION 1366537
SLOVENSKI NARODNI DOM-I	
NIAGARA REGION	578418
TED REEVE ARENA SKATING	F-HOCKEY SCHOOL
INCORPORATED	
THE BROCKVILLE DISTRICT	FISH AND GAME CLUB 86739

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

50/00

Cancellation of Certificates of Incorporation (Business Corporations Act) Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241 (4) of the *Business Corporations Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les compagnies ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Dénomination sociale de la compagnie :	Numéro de la compagnie en Ontario		
2000-11-28			
ALLMIK CORP			
CHUBBIES CORP	1360206		
HARBAL LIMITED			
JIM 48 LIMITED			
WIDPAR FINANCIAL GROUP INC	109751		
1347399 ONTARIO INC			
1358966 ONTARIO LTD	1358966		
1379540 ONTARIO INC			
1380834 ONTARIO LIMITED			
1385294 ONTARIO LIMITED			

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

Ontario Corporation Number

50/00

Name of Corporation:

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la loi sur les corporations

The Director has been notified by the Minister of Revenue that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Revenue, 33 King Street West, Oshawa, Ontario, L1H 8H6.

Le ministre du Revenu a informé l'administrateur unique que les compagnies suivantes n'avaient pas respecté la Loi sur l'imposition des personnes morales.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les compagnies*, si les compagnies citées ci-dessous ne se conforment pas aux prescriptions énoncées pa la Loi sur l'imposition des personnes morales dans un délai de 90 jours suivant la réception du présent avis, lesdites compagnies se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des compagnies, ministère du Revenu, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation:	Ontario Corporation Number	
Dénomination sociale	Numéro de la	
de la compagnie :	compagnie en Ontario	
RYDER WINDOWS AND HOME RENG SABOURIN LAKE AIRWAYS LIMITEI 980584 ONTARIO INC	DVATORS LTD 772721 D	

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

50/00

Alcohol and Gaming Commission of Ontario Commission des alcools et des jeux de l'Ontario

THE LIQUOR LICENCE ACT, R.S.O. 1990, CHAPTER L.19

NOTICE OF VOTES

NOTICE IS HEREBY GIVEN of the receipt of Returns of votes taken in the hereinafter named municipality on the 13th day of November, 2000 under the provisions of the *Liquor Licence Act*, 1990.

Municipality:

Town of Tecumseh, County of Essex

Question:

7 (2) Are you in favour of the sale of spirits, beer and wine for consumption in licensed premises?

Result:

Votes polled for the Affirmative Side 983 Votes polled for the Negative Side 330

Dated at Toronto, this 27th day of November, 2000.

DUNCAN BROWN, Registrar, Alcohol & Gaming Commission of Ontario.

(6767) 50

Ministry of Municipal Affairs and Housing Ministère des affaires municipales et du logement

BUILDING CODE ACT, 1992 LOI DE 1992 SUR LE CODE DU BÂTIMENT

RULINGS OF THE MINISTER OF MUNICIPAL AFFAIRS AND HOUSING DÉCISIONS DU MINISTRE DES AFFAIRES MUNICIPALES ET DU LOGEMENT

NOTICE IS HEREBY GIVEN pursuant to subsection 29(4) of the *Building Code Act*, 1992 that the following Rulings have been made under Clause 29(1)(a) of the *Building Code Act*, 1992 authorizing the use of innovative materials, systems or building designs evaluated by the Canadian Construction Materials Centre which is a materials evaluation body designated in the Ontario Building Code:

PAR LA PRÉSENTE, conformément au paragraphe 29(4) de la Loi de 1992 sur le code du bâtiment, AVIS EST DONNÉ que le ministre a rendu les décisions suivantes, autorisant l'emploi de nouveaux matériaux, installations, réseaux ou conceptions du bâtiment évalués par le Service canadien d'évaluation des matériaux de construction, un organisme d'évaluation des matériaux désigné dans le code du bâtiment de l'Ontario:

Ruling Number	Date	Material, System or Building Design	Manufacturer/Agent
00-07-78 (12961-R)	Nov. 7/00	Cobra Ridge Vent	GAF Materials Corporation.
00-08-79 (12972-R)	Nov. 7/00	System Cali	Les Conception Acoustiques Lefevre Inc
00-09-80 (12978-R)	Nov. 7/00	Stavebold (standard model)	Building with Logs Inc.
00-10-81 (09589-R)	Nov. 7/00	Insul-Wall	Truefoam Ltd.
00-11-82 (12607-R)	Nov. 10/00	Polycrete	Distribution Polycrete Montreal Inc.
00-12-83 (12889-R)	Nov. 7/00	Energy Wall System	Energy Wall & Building Products Ltd.
00-13-84 (12969-R)	Nov. 7/00	DuRock Exterior Insulation Finish System.	DuRock Alfacing International Ltd.
95-11-30 (10788-R) (Revised)	Nov. 7/00	Durock ® Cement Board and Duracrete ® 30 & Duracrete ® Exterior Cement Boards.	Canadian Gypsum Company

(6766) 50

Financial Services Commission of Ontario Commission des services financiers de l'Ontario

2001 Indexation Percentage for Statutory Accident Benefits under the Statutory Accident Benefits Schedule - Accidents on or after November 1, 1996

The 2001 indexation percentage is 2.7%. This indexation percentage should be applied to the amount to be indexed on January 1, 2001, in accordance with the "Optional Indexation Benefit Guideline," dated October 28, 1996, for insured persons in respect of whom the optional indexation coverage was purchased and who had accidents that occurred on or after November 1, 1996.

2001 Indexation Percentage, Revised Deductibles and Monetary Amounts for Automobile Insurance under the *Insurance Act* and the *Statutory Accident Benefits Schedule* -Accidents After December 31, 1993 And Before November 1, 1996

	Indexation Percent	CAGE	
Section reference in the Insurance Act	Description	Amount 2000	Amount 2001
268.1	indexation percentage	2.6%	2.7%

	DEDUCTIBLE AMOUNTS		
Section reference in the Insurance Act	Description	Amount 2000	Amount 2001
267.1(8)3	non-pecuniary loss deductible	\$10,921.44	\$11,216.32
	Family Law Act deductible	\$5,460.72	\$5,608.16

MONETARY AMOUNTS			
Section reference in the SABS	Description	Amount 2000	Amount 2001
10(9)	maximum weekly income replacement benefit	\$1,092.16	\$1,121.65
15(5)	Average Weekly Earnings for Ontario	\$653.67	\$670.22
16(1)(a)	lump sum benefit for each year of elementary school	\$2,184.28	\$2,243.26
16(1)(b)	lump sum benefit for each year of secondary school	\$4,368.57	\$4,486.52
	lump sum benefit for each semester of secondary school	\$2,184.28	\$2,243.26
16(1)(c)	lump sum benefit for each year of post-secondary school	\$8,737.16	\$8,973.06
	lump sum benefit for each semester of post-secondary school	\$4,368.57	\$4,486.52
18(5)	weekly caregiver benefit for first person	\$273.03	\$280.40
	weekly caregiver benefit for each additional person	\$54.60	\$56.07
28(4)	maximum weekly loss of earning capacity benefit	\$1,092.16	\$1,121.65
32(5)	maximum sum of weekly loss of earning capacity benefit and weekly supplement	\$1,092.16	\$1,121.65
46(1)	maximum limit on supplementary medical benefits and rehabilitation benefits	\$1,092,144.09	\$1,121,631.98
47(4)	maximum monthly attendant care benefit (all insureds)	\$3,276.44	\$3,364.90
47(5)	maximum monthly attendant care benefit (catastrophic injuries)	\$6,552.87	\$6,729.80
47(6)	maximum monthly attendant care benefit (multiple, catastrophic injuries)	\$10,921.44	\$11,216.32
47(7)	maximum monthly attendant care benefit (severe brain injuries with violent behaviour)	\$10,921.44	\$11,216.32
50(10)	hourly rate for personal attendant care (when using Form 1)	\$9.55	\$9.81
	hourly rate for skilled attendant care (when using Form 1)	\$15.29	\$15.70
51(1)(b)	death benefit to spouse where insured would not have qualified for income replacement benefits	\$54,607.20	\$56,081.59
51(4)(a)	death benefit to dependant	\$10,921.44	\$11,216.32

MONETARY AMOUNTS			
Section reference in the SABS	Description	Amount 2000	Amount 2001
51(4)(b)	death benefit to former spouse	\$10,921.44	\$11,216.32
51(5)	death benefit where insured was a dependant	\$10,921.44	\$11,216.32
51(8)	minimum death benefit to spouse	\$54,607.20	\$56,081.59
	maximum death benefit to spouse	\$218,428.82	\$224,326.40
52(2)	funeral benefit	\$6,552.88	\$6,729.81
54(4)	weekly dependant care expenses for first dependant	\$81.91	\$84.12
	weekly dependant care expenses for each additional dependant	\$27.31	\$28.05
54(5)	maximum for weekly dependant care expenses	\$163.83	\$168.25

(6768) 50

Pourcentage d'indexation applicable aux indemnités d'accident légales en 2001 en vertu de l'Annexe sur les indemnités d'accident légales - Accident survenus le 1^{er} novembre 1996 ou après ce jour

Le pourcentage d'indexation applicable aux indemnités d'accident légales sera de 2,7 % en 2000. À compter du 1^{er} janvier 2001, ce pourcentage d'indexation devra s'appliquer, en vertu de la *Directive concernant l'indemnité optionnelle d'indexation* du 28 octobre 1996, aux montants d'indemnités, notamment les montants maximums, auxquels ont droit les personnes assurées qui ont souscrit l'indemnité optionnelle d'indexation et qui ont eu un accident après le 31 octobre 1996.

Franchises et montants pécuniaires révisés de 2001 pour l'assurance-automobile en vertu de la *Loi sur les assurances* et l'Annexe sur les *indemnités d'accident légales* - Accidents survenus après le 31 décembre 1993 mais avant le 1^{er} novembre 1996

	POURCENTAGE D'INDEXATION		
Article de la Loi sur les assurances	Description	Montant 2000	Montant 2001
268.1	pourcentage d'indexation	2,6%	2,7%

	Franchises		
Article de la <i>Loi sur les assurances</i>	Description	Montant 2000	Montant 2001
267.1(8) 3	franchise pour perte non pécuniaire	10 921,44 \$	11 216,32 \$
	franchise en vertu de la Loi sur le droit de la famille	5 460,72 \$	5 608,16 \$

MONTANTS PÉCUNIAIRES			
Article de l'Annexe sur les indemnités d'accident légales	Description	Montant 2000	Montant 2001
10 (9)	indemnité hebdomadaire maximale de remplacement de revenu	1 092,16 \$	1 121,65 \$
15 (5)	rémunération hebdomadaire moyenne pour l'Ontario	653,67 \$	670,22 \$

Article de l'Annexe			
sur les indemnités d'accident légales	Description	Montant 2000	Montant 2001
16 (1) (a)	indemnité forfaitaire pour chaque année d'études primaires	2 184,28 \$	2 243,26 \$
16 (1) (b)	indemnité forfaitaire pour chaque année d'études secondaires	4 368,57 \$	4 486,52 \$
	indemnité forfaitaire pour chaque semestre d'études secondaires	2 184,28 \$	2 243,26 5
16 (1) (c)	indemnité forfaitaire pour chaque année d'études postsecondaires	8 737,16 \$	8 973,06 9
	indemnité forfaitaire pour chaque semestre d'études postsecondaires	4 368,57 \$	4 486,52 5
18 (5)	indemnité hebdomadaire de soignant pour la première personne	273,03 \$	280,40
	indemnité hebdomadaire de soignant pour chaque personne supplémentaire	54,60 \$	56,07
28 (4)	indemnité hebdomadaire maximale pour perte de capacité de gain	1 092,16 \$	1 121,65
32 (5)	somme maximale de l'indemnité hebdomadaire pour perte de capacité de gain et du supplément hebdomadaire	1 092,16 \$	1 121,65
46 (1)	montant maximal des indemnités complémentaires pour frais médicaux et des indemnités de réadaptation	1 092 144,09 \$	1 121 631,98
47 (4)	indemnité mensuelle maximale pour les soins auxiliaires (tous les assurés)	3 276,44 \$	3 364,90
47 (5)	indemnité mensuelle maximale pour les soins auxiliaires (blessures invalidantes)	6 552,87 \$	6 729,80
47 (6)	indemnité mensuelle maximale pour les soins auxiliaires (blessures multiples, invalidantes)	10 921,44 \$	11 216,32
47 (7)	indemnité mensuelle maximale pour les soins auxiliaires (lésions cérébrales graves avec comportement violent)	10 921,44 \$	11 216,32
50 (10)	taux horaire pour les soins auxiliaires d'hygiène personnelle (lors de l'utilisation de la formule 1)	9,55\$	9,81
	taux horaire pour les soins auxiliaires spécialisés (lors de l'utilisation de la formule 1)	15,29 \$	15,70
51 (1) b)	prestation de décès payable au conjoint lorsque l'assuré n'aurait pas été admissible aux indemnités de remplacement de revenu	54 607,20 \$	56 081,59
51 (4) a)	prestation de décès payable aux personnes à charge	10 921,44 \$	11 216,32
51 (4) b)	prestation de décès payable à l'ancien conjoint	10 921,44 \$	11 216,32
51 (5)	prestation de décès payable lorsque l'assuré est une personne à charge	10 921,44 \$	11 216,32
51 (8)	prestation de décès minimale payable au conjoint	54 607,20 \$	56 081,59
	prestation de décès maximale payable au conjoint	218 428,82 \$	224 326,40
52 (2)	indemnité funéraire	6 552,88 \$	6 729,81

	Montants pécuniaires		
Article de l'Annexe sur les indemnités d'accident légales	Description	Montant 2000	Montant 2001
54 (4)	frais hebdomadaires engagés pour la première personne à charge	81,91 \$	84,12 \$
	frais hebdomadaires engagés pour chaque personne à charge supplémentaire	27,31 \$	28,05 \$
54 (5)	frais hebdomadaires maximaux engagés pour les personnes à charge	163,83 \$	168,25 \$

(6769) 50

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders may be obtained from:

Committees Branch Room 1405, Whitney Block, Queen's Park Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

CLAUDE L. DESROSIERS, Clerk of the Legislative Assembly.

Corporation Notices Avis relatifs aux compagnies

963249 ONTARIO INC. Ontario Corporation Number 963249

TAKE NOTICE CONCERNING WINDING UP of 963249 Ontario Inc., Date of Incorporation: November 8, 1991, Liquidator: Arthur H. Van Camp, Address: 35 Kingsbridge Garden Circle, Suite 3004, Mississauga, Ontario L5R 3K4, Appointed: November 20, 2000.

This notice is filed under subsection 193 (4) of the *Business Corporations Act*. The Special Resolution requiring the Corporation to be wound up voluntarily was passed/consented to by the shareholders of the Corporation on November 20, 2000.

Dated at Mississauga, this 20th day of November, 2000.

ARTHUR H. VAN CAMP, Liquidator.

678370 ONTARIO LIMITED

TAKE NOTICE that a Special Resolution requiring the Corporation to be wound up voluntarily was passed/consented to by the shareholders of the Corporation on November 30, 2000 on which date Robbie Harding c/o 201 Byron Street South, Whitby, Ontario L1N 4P7 was appointed liquidator.

Dated at Whitby, this 30th day of November, 2000.

(3450) 50

ROBBIE HARDING, Liquidator.

Sheriff's Sale of Lands Ventes de terrains par le shérif

File No. 93-04596 Court File No. 1706/87

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Ontario Court (General Division) directed to the Sheriff of the Regional Municipality of Peel against the real and personal property of HAROON MOHAMMED, Defendant, at the suit of FAZIA MOHAMMED, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of the said HAROON MOHAMMED in and to:

Parcel B-18, Section M-39, Part Block "B", Plan M-39 designated as Part of 57 on Reference Plan 43R-2462, City of Brampton, Regional Municipality of Peel, Land Titles Division of Peel (No. 43).

Municipally known as 1 Handel Court, Brampton, Ontario. This is a 2 storey detached "0" lot line single family dwelling with on site parking.

ALL OF WHICH said right, title, interest and equity of redemption of HAROON MOHAMMED, Defendant, in the said land and tenements, I shall offer for sale by Public Auction, in this office, 7755 Hurontario Street in Brampton on Friday, January 12, 2001 at 10:00 o'clock in the morning.

(3448) 50

The purchaser is responsible for all mortgages, charges, liens and other encumbrances.

TERMS: Cash or certified cheque made payable to Minister of Finance.

> \$1,000.00 refundable deposit to register. Deposit applied to purchase of successful bidder. Deposit of 10% of bid price at time of sale.

10 days to arrange financing. Delivery only on payment in full. Other conditions as announced.

NOTE: No persons working for The Ministry of the Attorney General shall purchase, either directly or indirectly, any goods, chattels, lands or tenements exposed by a Sheriff for sale under legal process.

This sale notice is subject to cancellation up to the time of sale without any further notice.

Dated at the City of Brampton, this 15th day of November, 2000.

CINDY HOLOVAC, Supervisor Court Operations, Family, Enforcement and Finance, Regional Municipality of Peel. (905) 456-4725

(3447) 50

Sales of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL TAX SALES ACT R.S.O. 1990, c. M.60

THE CORPORATION OF THE TOWN OF SHELBURNE

TAKE NOTICE tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on January 24, 2001 at the Municipal Offices, Town of Shelburne, 203 Main Street East, P.O. Box 69, Shelburne, Ontario LON 1SO.

The tenders will then be opened in public on the same day at the Municipal Offices, Town of Shelburne, 203 Main Street East, Shelburne, Ontario LON 1S0.

Minimum

Description of Land(s)

Tender Amount

Part of Lot 32, Concession 3, Town of Shelburne, County of Dufferin, being Parts 3, 4, 5, 6 & 7 on Plan 7R-1705. 501 Main Street West, Shelburne. South side of Highway #89 being a 15.46 acre lot, 83 ft, frontage.

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Tax Sales Act, being chapter M.60 of the Revised Statutes of Ontario 1990 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

> MRS. CECILE GRANT, Treasurer. The Corporation of the Town of Shelburne. 203 Main Street East. P.O. Box 69.

(3449) 50

Shelburne, Ontario LON 1S0.

MUNICIPAL TAX SALES ACT R.S.O. 1990, c. M.60, s.9(2) (d) R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWNSHIP OF SOUTHGATE

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Friday, January 12, 2001, at The Southgate Municipal Office.

The tenders will then be opened in public on the same day at 3:15 p.m.

> Minimum Tender Amount Description of Land(s) Concession 3 Part Lot 209 Township of Southgate (Formerly Township of Proton) County of Grey \$2,929.96 Concession 3 Part Lot 210 Township of Southgate (Formerly Township of Proton) Concession 3 Part Lot 210 Township of Southgate (Formerly Township of Proton)

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

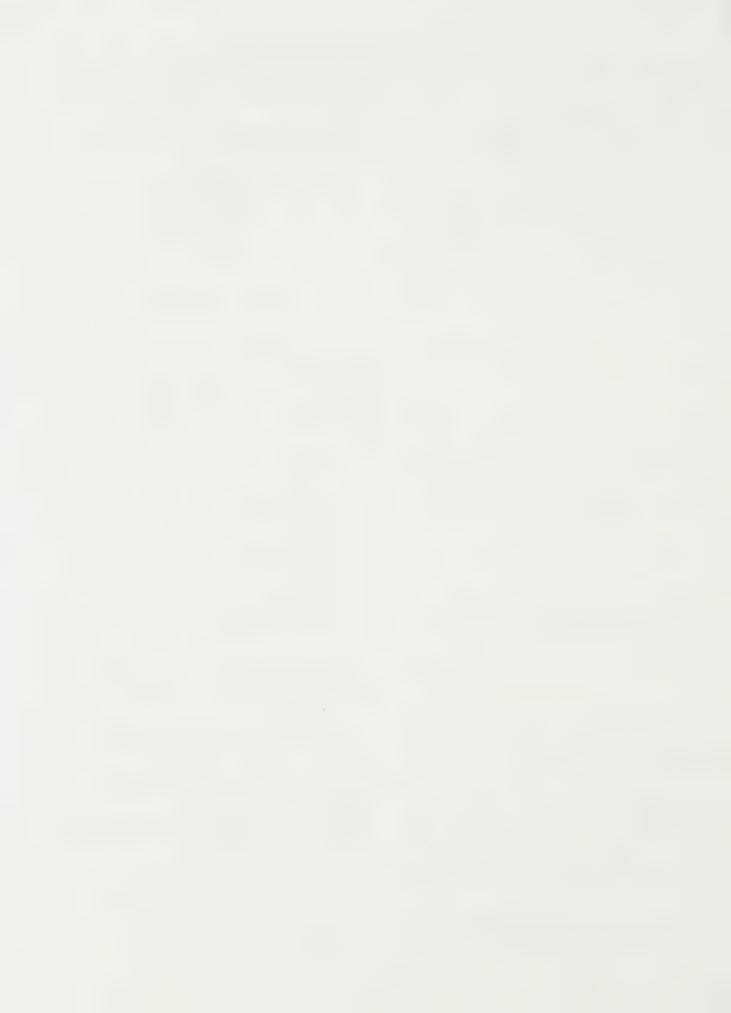
The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Tax Sales Act and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

> BRENDA ANDERSON, Treasurer/Deputy-Clerk, The Township of Southgate, 185667 Grey Road. #9, R.R. #1, Dundalk, Ontario NOC 1B0. Phone: (519) 923-2110 (519) 923-9262 Fax:

(3451) 50



Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2000-12-09

ONTARIO REGULATION 605/00

made under the

HIGHWAY TRAFFIC ACT

Made: June 21, 2000 Filed: November 20, 2000

Amending O. Reg. 277/99 (Red Light Camera System Evidence)

Ontario Regulation 277/99 has previously been amended by Note: Ontario Regulation 569/00.

- 1. Ontario Regulation 277/99 is amended by adding the following section:
- 1.1 The areas set out in the Table are designated for the purpose of subsection 205.15(1) of the Act.

TABLE

Toronto, City of

2. This Regulation comes into force on the day section 4 of the Red Light Cameras Pilot Projects Act, 1998 is proclaimed in force.

50/00

ONTARIO REGULATION 606/00

made under the

HIGHWAY TRAFFIC ACT

Made: June 21, 2000 Filed: November 20, 2000

Amending O. Reg. 277/99 (Red Light Camera System Evidence)

Ontario Regulation 277/99 has previously been amended by Note: Ontario Regulations 569/00 and 605/00.

1. The Table to section 1.1 of Ontario Regulation 277/99 is amended by adding the following area:

Waterloo, The Regional Municipality of

2. This Regulation comes into force on the day section 4 of the Red Light Cameras Pilot Projects Act, 1998 is proclaimed in force.

50/00

ONTARIO REGULATION 607/00

made under the

HIGHWAY TRAFFIC ACT

Made: June 21, 2000 Filed: November 20, 2000

Amending O. Reg. 277/99 (Red Light Camera System Evidence)

Ontario Regulation 277/99 has previously been amended by Note: Ontario Regulations 569/00, 605/00 and 606/00.

1. The Table to section 1.1 of Ontario Regulation 277/99 is amended by adding the following area:

Peel, The Regional Municipality of

2. This Regulation comes into force on the day section 4 of the Red Light Cameras Pilot Projects Act, 1998 is proclaimed in force.

50/00

ONTARIO REGULATION 608/00

made under the

HIGHWAY TRAFFIC ACT

Made: June 21, 2000 Filed: November 20, 2000

Amending O. Reg. 277/99 (Red Light Camera System Evidence)

Ontario Regulation 277/99 has previously been amended by Ontario Regulations 569/00, 605/00, 606/00 and 607/00.

1. (1) The Table to section 1.1 of Ontario Regulation 277/99 is amended by adding the following area:

Ottawa-Carleton, The Regional Municipality of

- (2) On January 1, 2001, the Table to section 1.1 of the Regulation is amended by striking out "Ottawa-Carleton, The Regional Municipality of" and substituting "Ottawa, City of".
- 2. This Regulation comes into force on the day section 4 of the Red Light Cameras Pilot Projects Act, 1998 is proclaimed in force.

50/00

ONTARIO REGULATION 609/00

made under the

HIGHWAY TRAFFIC ACT

Made: June 21, 2000 Filed: November 20, 2000

Amending O. Reg. 277/99 (Red Light Camera System Evidence)

Note: Ontario Regulation 277/99 has previously been amended by Ontario Regulations 569/00, 605/00, 606/00, 607/00 and 608/00.

1. (1) The Table to section 1.1 of Ontario Regulation 277/99 is amended by adding the following area:

Hamilton-Wentworth, The Regional Municipality of

- (2) On January 1, 2001, the Table to section 1.1 of the Regulation is amended by striking out "Hamilton-Wentworth, The Regional Municipality of" and substituting "Hamilton, City of".
- 2. This Regulation comes into force on the day section 4 of the Red Light Cameras Pilot Projects Act, 1998 is proclaimed in force.

50/00

ONTARIO REGULATION 610/00

made under the

HIGHWAY TRAFFIC ACT

Made: June 21, 2000 Filed: November 20, 2000

Amending O. Reg. 277/99 (Red Light Camera System Evidence)

Note: Ontario Regulation 277/99 has previously been amended by Ontario Regulations 569/00, 605/00, 606/00, 607/00, 608/00

1. The Table to section 1.1 of Ontario Regulation 277/99 is amended by adding the following area:

Halton, The Regional Municipality of

2. This Regulation comes into force on the day section 4 of the Red Light Cameras Pilot Projects Act, 1998 is proclaimed in force.

50/00

ONTARIO REGULATION 611/00

made under the

ARTHUR WISHART ACT (FRANCHISE DISCLOSURE), 2000

Made: November 22, 2000 Filed: November 23, 2000

Amending O. Reg. 581/00 (General)

Note: Ontario Regulation 581/00 has not previously been amended.

1. Clause 1 (c) of Ontario Regulation 581/00 is amended by striking out "Canada Cooperative Association Act" and substituting "Canada Cooperatives Act".

- 2. (1) Subparagraph 6 i of section 6 of the Regulation is amended by striking out "two years" wherever it occurs and substituting in each case "two fiscal years".
- (2) Paragraphs 15 and 16 of section 6 of the Regulation are amended by striking out "preceeding" wherever it occurs and substituting in each case "preceding".
- 3. (1) Paragraph 2 of section 11 of the Regulation is amended by striking out "preceeding" in the portion before subparagraph i and substituting "preceding".
- (2) Paragraph 4 of section 11 of the Regulation is revoked and the following substituted:
 - 4. In the ten years immediately preceding the date of the application, the franchisor, the franchisor's associates, and the directors, general partners and officers of the franchisor,
 - i. in the case of a franchisor described in subparagraph 2 i, have not had any judgment, order or award made in Canada against any of them relating to fraud, unfair or deceptive practices, or a law regulating franchises, or
 - ii. in the case of a franchisor described in subparagraph 2 ii, have not had any judgment, order or award made in Canada or in the jurisdiction referred to in subparagraph 2 ii against any of them relating to fraud, unfair or deceptive practices, or a law regulating franchises.
 - 4. This Regulation comes into force on January 31, 2001.

50/00

ONTARIO REGULATION 612/00

made under the

EDUCATION ACT

Made: October 25, 2000 Filed: November 23, 2000

SCHOOL COUNCILS

INTERPRETATION

1. (1) In this Regulation,

"meeting" does not include a training session or other event where a school council does not discuss or decide matters that it has authority to decide; ("réunion")

"parent" includes a guardian as defined in section 1 of the Act; ("père ou mère")

"parent member" means a member of a school council who is elected to the council in accordance with section 4 or who fills a vacancy created when a parent member ceases to hold office. ("père ou mère membre")

(2) In the case of a school that is established primarily for adults, a reference in this Regulation to a parent or to a parent of a pupil shall be deemed, with necessary modifications, to be a reference to a pupil who is enrolled in the school.

PURPOSE

2. (1) The purpose of school councils is, through the active participation of parents, to improve pupil achievement and to enhance the accountability of the education system to parents.

(2) A school council's primary means of achieving its purpose is by making recommendations in accordance with this Regulation to the principal of the school and the board that established the council.

COMPOSITION

- 3. (1) A school council for a school shall be composed of the following people:
 - 1. The number of parent members determined under subsection (2).
 - 2. The principal of the school.
 - One teacher who is employed at the school, other than the principal or vice-principal, elected in accordance with section 5.
 - One person who is employed at the school, other than the principal, vice-principal or any other teacher, elected in accordance with section 5.
 - 5. In the case of a school with one or more secondary school grades,
 - i. one pupil enrolled in the school who is appointed by the student council, if the school has a student council, or
 - one pupil enrolled in the school who is elected in accordance with section 5, if the school does not have a student council.
 - 6. In the case of a school with no secondary school grades, one pupil enrolled in the school who is appointed by the principal of the school, if the principal determines, after consulting the other members of the school council, that the council should include a pupil.
 - 7. Subject to subsection (3), one community representative appointed by the other members of the council.
 - 8. One person appointed by an association that is a member of the Ontario Federation of Home and School Associations, the Ontario Association of Parents in Catholic Education or Parent Partenaires en Education, if the association that is a member of the Ontario Federation of Home and School Associations, the Ontario Association of Parents in Catholic Education or Parent Partenaires en Education is established in respect of the school.
- (2) For the purposes of paragraph 1 of subsection (1), the number of parent members shall be determined as follows:
 - 1. If the school council has a by-law that specifies the number of parent members, the number specified in the by-law.
 - If the school council does not have a by-law that specifies the number of parent members, the number specified by the board that established the council.
- (3) A school council may specify by by-law that the council shall include two or more community representatives, appointed by the other members of the council.
- (4) In specifying numbers under subsections (2) and (3), the board or the school council, as the case may be, shall ensure that parent members constitute a majority of the members of the school council.
- (5) A person who is employed by the board that established a school council cannot be appointed as a community representative on the council unless,
 - (a) he or she is not employed at the school; and
 - (b) the other members of the school council are informed of the person's employment before the appointment.

- (6) A member of a board cannot be a member of a school council established by the board.
- (7) Paragraphs 5 and 6 of subsection (1) do not apply in respect of a school that is established primarily for adults.

ELECTION OF PARENT MEMBERS

- 4. (1) A person is qualified to be a parent member of a school council if he or she is a parent of a pupil who is enrolled in the school.
- (2) Despite subsection (1), a person is not qualified to be a parent member of a school council if,
 - (a) he or she is employed at the school; or
 - (b) he or she is not employed at the school but is employed elsewhere by the board that established the council, unless he or she takes reasonable steps to inform people qualified to vote in the election of parent members of that employment.
- (3) A person is qualified to vote in an election of parent members of a school council if he or she is a parent of a pupil who is enrolled in the school.
- (4) An election of parent members of a school council shall be held during the first 30 days of each school year, on a date that is fixed by the chair or co-chairs of the school council after consulting with the principal of the school.
- (5) Despite subsection (4), if a new school is established, the first election of parent members to the school council shall be held during the first 30 days of the school year, on a date that is fixed by the board that established the school council.
- (6) The principal of a school shall, at least 14 days before the date of the election of parent members, on behalf of the school council, give written notice of the date, time and location of the election to every parent of a pupil who, on the date the notice is given, is enrolled in the school.
 - (7) The notice required by subsection (6) may be given by,
 - (a) giving the notice to the parent's child for delivery to his or her parent; and
 - (b) posting the notice in the school in a location that is accessible to parents.
 - (8) The election of parent members shall be by secret ballot.

OTHER ELECTIONS

- 5. (1) The elections of members of school councils referred to in paragraph 3, paragraph 4 and subparagraph 5 ii of subsection 3 (1) shall be held during the first 30 days of each school year.
- (2) A person is qualified to vote in an election of a member of a school council referred to in paragraph 3 of subsection 3 (1) if he or she is a teacher, other than the principal or vice-principal, who is employed at the school.
- (3) A person is qualified to vote in an election of a member of a school council referred to in paragraph 4 of subsection 3 (1) if he or she is a person, other than the principal, vice-principal or any other teacher, who is employed at the school.
- (4) A person is qualified to vote in an election of a member of a school council referred to in subparagraph 5 ii of subsection 3 (1) if he or she is a pupil enrolled in the school.

TERM OF OFFICE

6. (1) A person elected or appointed as a member of a school council holds office from the later of,

- (a) the date he or she is elected or appointed; and
- (b) the date of the first meeting of the school council after the elections held under sections 4 and 5 in the school year,

until the date of the first meeting of the school council after the elections held under sections 4 and 5 in the next school year.

(2) A member of a school council may be re-elected or reappointed, unless otherwise provided by the by-laws of the council.

VACANCIES

- 7. (1) A vacancy in the membership of a school council shall be filled by election or appointment in accordance with the by-laws of the council
- (2) If an election is held to fill a vacancy in the membership of a school council, section 4 or 5, as the case may be, applies, with necessary modifications, to the election.
- (3) A vacancy in the membership of a school council does not prevent the council from exercising its authority.

OFFICERS

- 8. (1) A school council shall have a chair or, if the by-laws of the council so provide, two co-chairs.
- (2) A chair or co-chair of a school council must be a parent member of the council, and shall be elected by the members of the council.
- (3) A person who is employed by the board that established the council cannot be the chair or co-chair of the council.
- (4) A school council may have such other officers as are provided for in the by-laws of the council.
- (5) Subject to subsections (2) and (3), vacancies in the office of chair, co-chair or any other officer of a school council shall be filled in accordance with the by-laws of the council.

COLLECTION OF INFORMATION

- 9. (1) The Ministry may, for the purpose of consulting and communicating directly with members of school councils, collect the names, mailing addresses, telephone numbers and e-mail addresses of the chair or co-chairs of a school council and of the other members of the council.
- (2) The Ministry may disclose information collected under subsection (1) to the Ontario Parent Council, which may use the information for the purpose of consulting and communicating directly with members of school councils.

MINISTRY POWERS AND DUTIES

- 10. (1) As part of its accountability to parents, the Ministry shall report annually to members of school councils on education in the province.
 - (2) The Ministry may,
 - (a) make other reports to members of school councils; and
 - (b) provide information to members of school councils respecting the roles and responsibilities of school councils.

REMUNERATION

- 11. (1) A person shall not receive any remuneration for serving as a member or officer of a school council.
- (2) Every board shall establish policies respecting the reimbursement of members and officers of school councils established by the board.

(3) The board that established a school council shall reimburse members and officers of the council, in accordance with the policies referred to in subsection (2), for expenses they incur as members or officers of the council.

MEETINGS

- 12. (1) A school council shall meet at least four times during the school year.
- (2) A school council shall meet within the first 35 days of the school year, after the elections held under sections 4 and 5, on a date fixed by the principal of the school.
 - (3) A meeting of a school council cannot be held unless,
 - (a) a majority of the current members of the council are present at the meeting; and
 - (b) a majority of the members of the council who are present at the meeting are parent members.
 - (4) All meetings of a school council shall be open to the public.
 - (5) A school council is entitled to hold its meetings at the school.
- (6) All meetings of a school council shall be held at a location that is accessible to the public.
- (7) The principal of a school shall, on behalf of the school council, give written notice of the dates, times and locations of the meetings of the council to every parent of a pupil who, on the date the notice is given, is enrolled in the school.
 - (8) The notice required by subsection (7) may be given by,
 - (a) giving the notice to the parent's child for delivery to his or her parent; and
 - (b) posting the notice in the school in a location that is accessible to parents.

COMMITTEES

- 13. (1) A school council may, in accordance with its by-laws, establish committees to make recommendations to the council.
- (2) Every committee of a school council must include at least one parent member of the council.
- (3) A committee of a school council may include persons who are not members of the council.
- (4) Subsections 12 (4) to (8) apply, with necessary modifications, to committees of school councils.

VOTING

- 14. (1) Subject to subsection (3), each member of a school council is entitled to one vote in votes taken by the council.
- (2) Subject to subsection (3), each member of a committee of a school council is entitled to one vote in votes taken by the committee.
- (3) The principal of the school is not entitled to vote in votes taken by the school council or by a committee of the school council.

BY-LAWS

- 15. (1) A school council may make by-laws governing the conduct of its affairs.
 - (2) Every school council shall make the following by-laws:
 - 1. A by-law that governs election procedures and the filling of vacancies in the membership of the school council.

- 2. A by-law that establishes rules respecting participation in school council proceedings in cases of conflict of interest.
- A by-law that, in accordance with any applicable policies established by the board that established the council, establishes a conflict resolution process for internal school council disputes.

MINUTES AND FINANCIAL RECORDS

- 16. (1) A school council shall keep minutes of all of its meetings and records of all of its financial transactions.
- (2) The minutes and records shall be available at the school for examination without charge by any person.
- (3) Subsections (1) and (2) do not apply to minutes and records that are more than four years old.

INCORPORATION

17. A school council shall not be incorporated.

PRINCIPAL

- 18. (1) The principal of a school may delegate any of his or her powers or duties as a member of the school council, including any powers or duties under this Regulation, to a vice-principal of the school.
- (2) In addition to his or her duties under this Regulation, the principal of a school shall perform the duties relating to school councils that are imposed on the principal by Regulation 298 of the Revised Regulations of Ontario, 1990 (Operation of Schools General).

CONSULTATION BY BOARD

- 19. (1) In addition to its other obligations to solicit the views of school councils under the Act, every board shall solicit the views of the school councils established by the board with respect to the following matters:
 - The establishment or amendment of board policies and guidelines that relate to pupil achievement or to the accountability of the education system to parents, including,
 - i. policies and guidelines established under subsection 302 (1) of the Act with respect to the conduct of persons in schools within the board's jurisdiction,
 - ii. policies and guidelines established under subsection 302 (5) of the Act respecting appropriate dress for pupils in schools within the board's jurisdiction,
 - policies and guidelines respecting the allocation of funding by the board to school councils,
 - iv. policies and guidelines respecting the fundraising activities of school councils,
 - v. policies and guidelines respecting conflict resolution processes for internal school council disputes, and
 - vi. policies and guidelines respecting reimbursement by the board of expenses incurred by members and officers of school councils.
 - 2. The development of implementation plans for new education initiatives that relate to pupil achievement or to the accountability of the education system to parents, including,
 - i. implementation plans for policies and guidelines established under subsection 302 (1) of the Act with respect to the conduct of persons in schools within the board's jurisdiction, and

- ii. implementation plans for policies and guidelines established under subsection 302 (5) of the Act respecting appropriate dress for pupils in schools within the board's jurisdiction.
- Board action plans for improvement, based on the Education Quality and Accountability Office's reports on the results of tests of pupils, and the communication of those plans to the public.
- 4. The process and criteria applicable to the selection and placement of principals and vice-principals.
- (2) Subsection (1) does not limit the matters on which a board may solicit the views of school councils.

ADVISORY AUTHORITY OF SCHOOL COUNCILS

20. A school council may make recommendations to the principal of the school or to the board that established the council on any matter.

DUTY OF BOARD TO RESPOND

21. The board that established a school council shall consider each recommendation made to the board by the council and shall advise the council of the action taken in response to the recommendation.

FUNDRAISING

- 22. (1) Subject to subsection (2), a school council may engage in fundraising activities.
- (2) A school council shall not engage in fundraising activities unless,
 - (a) the activities are conducted in accordance with any applicable policies established by the board; and
 - (b) the activities are to raise funds for a purpose approved by the board or authorized by any applicable polices established by the board.
- (3) A school council shall ensure that the funds raised by it are used in accordance with any applicable policies established by the board.

CONSULTATION WITH PARENTS

23. A school council shall consult with parents of pupils enrolled in the school about matters under consideration by the council.

ANNUAL REPORT

- **24.** (1) Every school council shall annually submit a written report on its activities to the principal of the school and to the board that established the council.
- (2) If the school council engages in fundraising activities, the annual report shall include a report on those activities.
- (3) The principal shall, on behalf of the school council, give a copy of the report to every parent of a pupil who, on the date the copy is given, is enrolled in the school.
 - (4) Subsection (3) may be complied with by,
 - (a) giving the report to the parent's child for delivery to his or her parent; and
 - (b) posting the report in the school in a location that is accessible to parents.

TRANSITION

25. Every school council established by a board before this Regulation comes into force is continued.

- 26. (1) Sections 3, 4 and 5 do not apply until September 1, 2001.
- (2) Until the date of the first meeting of a school council after the first election held under section 4 after September 1, 2001, the references in subsection 8 (2), clause 12 (3) (b) and subsection 13 (2) to a parent member shall be deemed to be references to a member of the school council who is a parent of a pupil enrolled in the school.

RÈGLEMENT DE L'ONTARIO 612/00

pris en application de la

LOI SUR L'ÉDUCATION

pris le 25 octobre 2000 déposé le 23 novembre 2000

CONSEILS D'ÉCOLE

DÉFINITIONS

- 1. (1) Les définitions qui suivent s'appliquent au présent règlement.
- «père ou mère» S'entend en outre d'un tuteur au sens de l'article 1 de la Loi. Le terme «parents» a un sens correspondant. («parent»)
- «père ou mère membre» Membre d'un conseil d'école qui y est élu conformément à l'article 4 ou qui comble une vacance créée lorsqu'un père ou une mère membre cesse d'occuper sa charge. Le terme «parents membres» a un sens correspondant. («parent member»)
- «réunion» Exclut une séance de formation ou une autre activité à laquelle le conseil d'école ne discute ni ne décide de questions qui relèvent de sa compétence. («meeting»)
- (2) Dans le cas d'une école qui est ouverte principalement pour des adultes, la mention dans le présent règlement du père, de la mère ou des parents ou la mention du père, de la mère ou des parents d'un élève est réputée, avec les adaptations nécessaires, la mention d'un élève inscrit à l'école.

MISSION

- 2. (1) La mission des conseils d'école consiste, avec la participation active des parents, à améliorer le rendement des élèves et à accroître la responsabilité du système d'éducation envers les parents.
- (2) Le conseil d'école réalise sa mission principalement en faisant des recommandations, conformément au présent règlement, au directeur de l'école et au conseil scolaire qui l'a créé.

COMPOSITION

- 3. (1) Le conseil d'école d'une école donnée se compose des personnes suivantes :
 - Le nombre de parents membres fixé en application du paragraphe (2).
 - 2. Le directeur de l'école
 - 3. Un enseignant employé à l'école, autre que le directeur ou le directeur adjoint, élu conformément à l'article 5.
 - Une personne employée à l'école, autre que le directeur, le directeur adjoint ou un enseignant, élue conformément à l'article 5.
 - 5. Dans le cas d'une école qui offre une ou plusieurs années du niveau secondaire :
 - un élève inscrit à l'école, nommé par le conseil étudiant, si l'école a un tel conseil.

- ii. un élève inscrit à l'école, élu conformément à l'article 5, si l'école n'a pas de conseil étudiant.
- 6. Dans le cas d'une école qui n'offre aucune année du niveau secondaire, un élève inscrit à l'école, nommé par le directeur de l'école, si ce dernier établit, après avoir consulté les autres membres du conseil d'école, qu'un élève devrait en faire partie.
- 7. Sous réserve du paragraphe (3), un représentant de la collectivité nommé par les autres membres du conseil d'école.
- 8. Une personne nommée par une association membre de l'Ontario Federation of Home and School Associations, de l'Ontario Association of Parents in Catholic Education ou de Parents Partenaires en Éducation, si une telle association existe à l'égard de l'école.
- (2) Pour l'application de la disposition 1 du paragraphe (1), le nombre de parents membres est le suivant :
 - 1. Si le conseil d'école a un règlement administratif qui précise le nombre de parents membres, le nombre en question.
 - 2. Si le conseil d'école n'a pas de règlement administratif qui précise le nombre de parents membres, le nombre que précise le conseil scolaire qui l'a créé.
- (3) Le conseil d'école peut, par règlement administratif, préciser qu'il doit comprendre deux représentants de la collectivité ou plus nommés par ses autres membres.
- (4) Lorsqu'il précise des nombres en application des paragraphes (2) et (3), le conseil scolaire ou le conseil d'école, selon le cas, veille à ce que les parents membres constituent la majorité des membres du conseil d'école.
- (5) Les employés du conseil scolaire qui a créé un conseil d'école ne peuvent y être nommés représentants de la collectivité que si :
 - a) d'une part, il ne sont pas employés à l'école;
 - b) d'autre part, les autres membres du conseil d'école sont informés de leur emploi avant leur nomination.
- (6) Les membres d'un conseil scolaire ne peuvent pas être membres des conseils d'école qu'il a créés.
- (7) Les dispositions 5 et 6 du paragraphe (1) ne s'appliquent pas à l'égard d'une école qui est ouverte principalement pour des adultes.

ÉLECTION DES PARENTS MEMBRES

- 4. (1) Tous les parents des élèves inscrits à une école sont éligibles à la charge de père ou mère membre du conseil d'école.
- (2) Malgré le paragraphe (1), est inéligible à la charge de père ou mère membre du conseil d'école quiconque :
 - a) soit est employé à l'école;
 - b) soit n'est pas employé à l'école, mais est employé ailleurs par le conseil scolaire qui a créé le conseil d'école, à moins qu'il ne prenne des mesures raisonnables pour informer de cet emploi les personnes habilitées à voter lors des élections des parents membres.
- (3) Tous les parents des élèves inscrits à une école sont habilités à voter lors des élections à la charge de père ou mère membre du conseil d'école.
- (4) Les élections à la charge de père ou mère membre du conseil d'école se tiennent au cours des 30 premiers jours de l'année scolaire, à la date que fixent le président ou les coprésidents du conseil d'école après avoir consulté le directeur de l'école.

- (5) Malgré le paragraphe (4), si une nouvelle école est ouverte, les premières élections à la charge de père ou mère membre du conseil d'école se tiennent au cours des 30 premiers jours de l'année scolaire, à la date que fixe le conseil scolaire qui a créé le conseil d'école.
- (6) Au moins 14 jours avant la tenue des élections à la charge de père ou mère membre, le directeur de l'école, au nom du conseil d'école, avise par écrit des date, heure et lieu des élections tous les parents des élèves qui sont inscrits à l'école à la date de remise de l'avis.
 - (7) L'avis qu'exige le paragraphe (6) peut être donné :
 - a) d'une part, en le remettant aux enfants des parents pour qu'ils le remettent à leur tour à leur père ou mère;
 - b) d'autre part, en l'affichant dans l'école à un endroit accessible aux parents.
- (8) Les élections à la charge de père ou mère membre se tiennent au scrutin secret.

AUTRES ÉLECTIONS

- 5. (1) Les élections à la charge de membre de conseil d'école visé à la disposition 3, à la disposition 4 et à la sous-disposition 5 ii du paragraphe 3 (1) se tiennent au cours des 30 premiers jours de l'année scolaire.
- (2) Les enseignants employés à l'école, autres que le directeur ou le directeur adjoint, sont habilités à voter aux élections à la charge de membre de conseil d'école visé à la disposition 3 du paragraphe 3 (1).
- (3) Les personnes employées à l'école, autres que le directeur, le directeur adjoint ou les enseignants, sont habilitées à voter aux élections à la charge de membre de conseil d'école visé à la disposition 4 du paragraphe 3 (1).
- (4) Les élèves inscrits à l'école sont habilités à voter aux élections à la charge de membre de conseil d'école visé à la sous-disposition 5 ii du paragraphe 3 (1).

MANDAT

- 6. (1) Quiconque est élu ou nommé membre du conseil d'école occupe sa charge à partir du dernier en date des jours suivants :
 - a) le jour de son élection ou de sa nomination;
 - b) le jour de la première réunion du conseil d'école qui suit les élections tenues en application des articles 4 et 5 pendant l'année scolaire.

et jusqu'au jour de la première réunion du conseil d'école qui suit les élections tenues en application des articles 4 et 5 l'année scolaire suivante.

(2) Les membres du conseil d'école peuvent être réélus ou renommés, sauf disposition contraire de ses règlements administratifs.

VACANCES

- 7. (1) Les vacances qui surviennent au sein du conseil d'école sont comblées par voie d'élections ou de nomination conformément à ses règlements administratifs.
- (2) L'article 4 ou 5, selon le cas, s'applique, avec les adaptations nécessaires, aux élections tenues, le cas échéant, pour combler les vacances qui surviennent au sein du conseil d'école.
- (3) Les vacances qui surviennent au sein du conseil d'école ne l'empêchent pas d'exercer ses pouvoirs.

DIRIGEANTS

8. (1) Le conseil d'école a un président ou, si ses règlements administratifs le prévoient, deux coprésidents.

- (2) Le président ou les coprésidents du conseil d'école doivent être des parents membres et sont élus par ses membres.
- (3) Les employés du conseil scolaire qui a créé le conseil d'école ne peuvent être président ou coprésident d'un conseil d'école.
- (4) Le conseil d'école peut compter les autres dirigeants que prévoient ses règlements administratifs.
- (5) Sous réserve des paragraphes (2) et (3), les vacances qui surviennent aux charges de président, de coprésident ou de dirigeant du conseil d'école sont comblées conformément à ses règlements administratifs.

COLLECTE DE RENSEIGNEMENTS

- 9. (1) Le ministère peut, pour consulter directement les membres des conseils d'école et pour communiquer directement avec eux, recueillir les nom, adresse postale, numéro de téléphone et adresse électronique du président ou des coprésidents et des autres membres d'un conseil d'école.
- (2) Le ministère peut divulguer les renseignements recueillis en vertu du paragraphe (1) au Conseil ontarien des parents, qui peut les utiliser pour consulter directement les membres des conseils d'école et pour communiquer directement avec eux.

POUVOIRS ET FONCTIONS DU MINISTÈRE

- 10. (1) Pour s'acquitter de son obligation en matière de responsabilité envers les parents, le ministère fait annuellement rapport aux membres des conseils d'école sur les mesures prises dans la province en matière d'éducation.
 - (2) Le ministère peut faire ce qui suit :
 - a) présenter d'autres rapports aux membres des conseils d'école;
 - b) fournir des renseignements aux membres des conseils d'école sur le rôle et les responsabilités de ces derniers.

RÉMUNÉRATION

- 11. (1) Nul ne doit recevoir de rémunération à titre de membre ou de dirigeant du conseil d'école.
- (2) Les conseils scolaires adoptent des politiques concernant le remboursement des dépenses engagées par les membres et les dirigeants des conseils d'école qu'ils ont créés.
- (3) Le conseil scolaire qui a créé un conseil d'école rembourse, conformément aux politiques visées au paragraphe (2), les dépenses engagées par les membres et les dirigeants de ce dernier.

RÉUNIONS

- 12. (1) Le conseil d'école se réunit au moins quatre fois au cours de l'année scolaire.
- (2) Le conseil d'école se réunit dans les 35 premiers jours de l'année scolaire, après les élections tenues en application des articles 4 et 5, le jour que fixe le directeur de l'école.
- (3) Les réunions du conseil d'école ne peuvent se tenir que dans les conditions suivantes :
 - a) la majorité des membres en poste du conseil est présente;
 - b) la majorité des membres du conseil qui sont présents est composée de parents membres.
 - (4) Toutes les réunions du conseil d'école sont publiques.
 - (5) Le conseil d'école a le droit de tenir ses réunions à l'école.
- (6) Toutes les réunions du conseil d'école se tiennent à un endroit accessible au public.

- (7) Le directeur de l'école, au nom du conseil d'école, avise par écrit des date, heure et lieu des réunions du conseil tous les parents des élèves qui sont inscrits à l'école à la date de remise de l'avis.
 - (8) L'avis qu'exige le paragraphe (7) peut être donné :
 - a) d'une part, en le remettant aux enfants des parents pour qu'ils le remettent à leur tour à leur père ou mère;
 - b) d'autre part, en l'affichant dans l'école à un endroit accessible aux parents.

COMITÉS

- 13. (1) Le conseil d'école peut, conformément à ses règlements administratifs, créer des comités chargés de lui faire des recommandations.
- (2) Chaque comité du conseil d'école doit comprendre au moins un père ou une mère membre.
- (3) Les comités du conseil d'école peuvent comprendre des personnes qui ne sont pas membres du conseil.
- (4) Les paragraphes 12 (4) à (8) s'appliquent, avec les adaptations nécessaires, aux comités des conseils d'école.

SCRUTINS

- 14. (1) Sous réserve du paragraphe (3), chaque membre du conseil d'école a droit à une voix lors des scrutins qu'il tient.
- (2) Sous réserve du paragraphe (3), chaque membre des comités du conseil d'école a droit à une voix lors des scrutins qu'ils tiennent.
- (3) Le directeur de l'école n'a pas le droit de voter lors des scrutins que tiennent le conseil d'école ou ses comités.

REGLEMENTS ADMINISTRATIFS

- 15. (1) Les conseils d'école peuvent adopter des règlements administratifs régissant la conduite de leurs affaires.
- (2) Chaque conseil d'école adopte les règlements administratifs suivants :
 - Un règlement administratif qui régit les modalités d'élection de ses membres et la façon de combler les vacances en son sein.
 - Un règlement administratif qui établit les règles régissant la participation à ses travaux en cas de conflit d'intérêts.
 - Un règlement administratif qui, conformément aux politiques applicables adoptées par le conseil scolaire qui a créé le conseil d'école, établit un processus de règlement des différends qui surviennent en son sein.

PROCÈS-VERBAUX ET DOSSIERS FINANCIERS

- 16. (1) Le conseil d'école tient le procès-verbal de toutes ses réunions et des dossiers de toutes ses opérations financières.
- (2) Les procès-verbaux et les dossiers sont mis gratuitement à la disposition du public à l'école aux fins d'examen.
- (3) Les paragraphes (1) et (2) ne s'appliquent pas aux procèsverbaux ni aux dossiers qui remontent à plus de quatre ans.

CONSTITUTION EN PERSONNE MORALE

17. Le conseil d'école ne doit pas être constitué en personne morale.

DIRECTEUR

18. (1) Le directeur de l'école peut déléguer n'importe lequel des pouvoirs ou fonctions qu'il exerce à titre de membre du conseil

- d'école, notamment ceux que lui attribue le présent règlement, à un directeur adjoint de l'école.
- (2) Outre les fonctions que lui attribue le présent règlement, le directeur de l'école exerce les fonctions que le Règlement 298 des Règlements refondus de l'Ontario de 1990 (Fonctionnement des écoles dispositions générales) lui attribue relativement aux conseils d'école.

CONSULTATION

- 19. (1) Outre les autres obligations que lui impose la Loi relativement à la consultation des conseils d'école, le conseil scolaire consulte ceux qu'il a créés à l'égard des questions suivantes :
 - L'élaboration ou la modification de ses politiques et lignes directrices relatives au rendement des élèves ou à la responsabilité du système d'éducation envers les parents, y compris ce qui suit :
 - les politiques et lignes directrices qu'il a établies en application du paragraphe 302 (1) de la Loi relativement à la conduite de quiconque se trouve dans les écoles qui relèvent de sa compétence,
 - les politiques et lignes directrices qu'il a établies en application du paragraphe 302 (5) de la Loi relativement au port d'une tenue vestimentaire appropriée par les élèves des écoles qui relèvent de sa compétence,
 - ses politiques et lignes directrices relatives à la répartition de ses fonds entre les conseils d'école,
 - iv. ses politiques et lignes directrices relatives aux activités de financement des conseils d'école,
 - v. ses politiques et lignes directrices relatives aux processus de règlement des différends qui surviennent au sein des conseils d'école,
 - vi. ses politiques et lignes directrices relatives au remboursement des dépenses engagées par les membres et les dirigeants des conseils d'école.
 - 2. L'élaboration de programmes de mise en oeuvre des nouvelles mesures prises dans le domaine de l'éducation relativement au rendement des élèves ou à la responsabilité du système d'éducation envers les parents, y compris ce qui suit :
 - les programmes de mise en oeuvre des politiques et lignes directrices établies en application du paragraphe 302 (1) de la Loi relativement à la conduite de quiconque se trouve dans les écoles qui relèvent de sa compétence,
 - ii. les programmes de mise en oeuvre des politiques et lignes directrices établies en application du paragraphe 302 (5) de la Loi relativement au port d'une tenue vestimentaire appropriée par les élèves des écoles qui relèvent de sa compétence.
 - 3. Les programmes d'amélioration du conseil scolaire, fondés sur les rapports de l'Office de la qualité et de la responsabilité en éducation quant aux résultats des tests administrés aux élèves, et la communication de ces programmes au public.
 - Le processus et les critères applicables au choix et au placement des directeurs d'école ou des directeurs adjoints.
- (2) Le paragraphe (1) n'a pas pour effet de restreindre les questions à propos desquelles le conseil scolaire peut consulter les conseils d'école.

POUVOIR CONSULTATIF DES CONSEILS D'ÉCOLE

20. Le conseil d'école peut faire des recommandations sur toute question au directeur de l'école ou au conseil scolaire qui l'a créé.

RÉPONSE DU CONSEIL SCOLAIRE

21. Le conseil scolaire qui a créé le conseil d'école étudie chaque recommandation que lui fait ce dernier et l'informe des mesures prises en conséquence.

FINANCEMENT

- 22. (1) Sous réserve du paragraphe (2), le conseil d'école peut entreprendre des activités de financement.
- (2) Le conseil d'école ne doit entreprendre des activités de financement que s1 :
 - a) d'une part, elles sont menées conformément aux politiques applicables adoptées par le conseil scolaire;
 - b) d'autre part, elles visent à recueillir des fonds à une fin approuvée par le conseil scolaire ou autorisée par les politiques applicables adoptées par celui-ci.
- (3) Le conseil d'école veille à ce que les fonds qu'il a recueillis soient utilisés conformément aux politiques applicables adoptées par le conseil scolaire.

CONSULTATION DES PARENTS

23. Le conseil d'école consulte les parents des élèves qui sont inscrits à l'école au sujet des questions dont il est saisi.

RAPPORT ANNUEL

- 24. (1) Le conseil d'école remet chaque année un rapport écrit de ses activités au directeur de l'école et au conseil scolaire qui l'a créé.
- (2) Le rapport annuel comporte un rapport sur les activités de financement que le conseil d'école entreprend, le cas échéant.
- (3) Le directeur de l'école, au nom du conseil scolaire, remet une copie du rapport aux parents de chaque élève qui est inscrit à l'école à la date de remise de la copie.
 - (4) Il peut être satisfait au paragraphe (3):
 - a) d'une part, en remettant le rapport aux enfants des parents pour qu'ils le remettent à leur tour à leur père ou mère;
 - b) d'autre part, en affichant le rapport dans l'école à un endroit accessible aux parents.

DISPOSITION TRANSITOIRE

- 25. Sont maintenus les conseils d'école créés par des conseils scolaires avant l'entrée en vigueur du présent règlement.
- **26.** (1) Les articles 3, 4 et 5 ne s'appliquent pas avant le 1^{er} septembre 2001.
- (2) Jusqu'au jour de la première réunion du conseil d'école qui suit les premières élections tenues en application de l'article 4 après le 1^{er} septembre 2001, les mentions, au paragraphe 8 (2), à l'alinéa 12 (3) b) et au paragraphe 13 (2), d'un père ou d'une mère membre ou de parents membres sont réputées des mentions de membres du conseil d'école qui sont les parents d'un élève inscrit à l'école.

50/00

ONTARIO REGULATION 613/00

made under the

EDUCATION ACT

Made: October 16, 2000 Approved: October 25, 2000 Filed: November 23, 2000

Amending Reg. 298 of R.R.O. 1990 (Operation of Schools — General)

Note: Since the end of 1999, Regulation 298 has been amended by Ontario Regulation 436/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

1. (1) Subsection 11 (12) of Regulation 298 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (12) The principal of a school shall provide for the prompt distribution to each member of the school council of any materials received by the principal from the Ministry that are identified by the Ministry as being for distribution to the members of school councils.
- (12.1) The principal shall post any materials distributed to members of the school council under subsection (12) in the school in a location that is accessible to parents.
- (2) Subsection 11 (14) of the Regulation is revoked and the following substituted:
- (14) The principal shall meet the requirements of subsection (13) in each school year not later than 30 days following the election of parent members of the school council.
- (3) Section 11 of the Regulation is amended by adding the following subsections:
- (16) The principal of a school shall attend every meeting of the school council, unless he or she is unable to do so by reason of illness or other cause beyond his or her control.
- (17) The principal of a school shall act as a resource person to the school council and shall assist the council in obtaining information relevant to the functions of the council, including information relating to relevant legislation, regulations and policies.
- (18) The principal of a school shall consider each recommendation made to the principal by the school council and shall advise the council of the action taken in response to the recommendation.
- (19) In addition to his or her other obligations to solicit the views of the school council under the Act and the regulations, the principal of a school shall solicit the views of the school council with respect to the following matters:
 - The establishment or amendment of school policies and guidelines that relate to pupil achievement or to the accountability of the education system to parents, including,
 - i. a local code of conduct established under subsection 303 (1) or (2) of the Act governing the behaviour of all persons in the school, and
 - ii. school policies or guidelines related to policies and guidelines established by the board under subsection 302 (5) of the Act respecting appropriate dress for pupils in schools within the board's jurisdiction.
 - The development of implementation plans for new education initiatives that relate to pupil achievement or to the accountability of the education system to parents, including,

- i. implementation plans for a local code of conduct established under subsection 303 (1) or (2) of the Act governing the behaviour of all persons in the school, and
- ii. implementation plans for school policies or guidelines related to policies and guidelines established by the board under subsection 302 (5) of the Act respecting appropriate dress for pupils in schools within the board's jurisdiction.
- School action plans for improvement, based on the Education Quality and Accountability Office's reports on the results of tests of pupils, and the communication of those plans to the public.
- (20) Subsection (19) does not limit the matters on which the principal of a school may solicit the views of the school council.
- 2. Section 24 of the Regulation is amended by adding the following subsection:
- (2) Subsection (1) does not apply to anything posted in the school in accordance with the regulations.

JANET ECKER

Minister of Education

Dated on October 16, 2000.

RÈGLEMENT DE L'ONTARIO 613/00 pris en application de la

LOI SUR L'ÉDUCATION

pris le 16 octobre 2000 approuvé le 25 octobre 2000 déposé le 23 novembre 2000

modifiant le Règl. 298 des R.R.O. de 1990 (Fonctionnement des écoles — Dispositions générales)

Remarque

Depuis la fin de 1999, le Règlement 298 a été modifié par le Règlement de l'Ontario 436/00. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 22 janvier 2000.

- 1. (1) Le paragraphe 11 (12) du Règlement 298 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :
- (12) Le directeur d'une école prévoit la distribution rapide à chaque membre du conseil d'école des documents qu'il reçoit du ministère et qui, selon les indications de celui-ci, doivent être distribués aux membres des conseils d'école.
- (12.1) Le directeur affiche les documents qui ont été distribués aux membres du conseil d'école aux termes du paragraphe (12) dans l'école à un endroit accessible aux parents.
- (2) Le paragraphe 11 (14) du Règlement est abrogé et remplacé par ce qui suit :
- (14) Le directeur d'école respecte les exigences du paragraphe (13) chaque année scolaire au plus tard 30 jours après l'élection des parents membres du conseil d'école.
- (3) L'article 11 du Règlement est modifié par adjonction des paragraphes suivants :

- (16) Le directeur d'école assiste à toutes les réunions du conseil d'école, à moins qu'il ne lui soit impossible de le faire pour cause de maladie ou pour un autre motif indépendant de sa volonté.
- (17) Le directeur d'école agit à titre de personne-ressource auprès du conseil d'école et l'aide à obtenir des renseignements qui se rapportent à ses fonctions, notamment des renseignements sur les lois, règlements et politiques applicables.
- (18) Le directeur d'école examine chaque recommandation que lui fait le conseil d'école et l'informe des mesures prises en conséquence.
- (19) Outre les autres obligations que lui imposent la Loi et les règlements relativement à la consultation du conseil d'école, le directeur d'école le consulte à l'égard des questions suivantes :
 - L'élaboration ou la modification des politiques et lignes directrices de l'école relatives au rendement des élèves ou à la responsabilité du système d'éducation envers les parents, y compris ce qui suit :
 - i. le code de conduite interne élaboré en application du paragraphe 303 (1) ou (2) de la Loi qui régit le comportement de quiconque se trouve dans l'école,
 - ii. les politiques ou lignes directrices de l'école découlant des politiques et lignes directrices établies par le conseil scolaire en application du paragraphe 302 (5) de la Loi relativement au port d'une tenue vestimentaire appropriée par les élèves des écoles qui relèvent de sa compétence.
 - 2. L'élaboration de programmes de mise en oeuvre des nouvelles mesures prises dans le domaine de l'éducation relativement au rendement des élèves ou à la responsabilité du système d'éducation envers les parents, y compris ce qui suit :
 - les programmes de mise en oeuvre du code de conduite interne élaboré en application du paragraphe 303 (1) ou (2) de la Loi qui régit le comportement de quiconque se trouve dans l'école,
 - ii. les programmes de mise en oeuvre des politiques ou lignes directrices de l'école découlant des politiques et lignes directrices établies par le conseil scolaire en application du paragraphe 302 (5) de la Loi relativement au port d'une tenue vestimentaire appropriée par les élèves des écoles qui relèvent de sa compétence.
 - 3. Les programmes d'amélioration de l'école, fondés sur les rapports de l'Office de la qualité et de la responsabilité en éducation quant aux résultats des tests administrés aux élèves, et la communication de ces programmes au public.
- (20) Le paragraphe (19) n'a pas pour effet de restreindre les questions à propos desquelles le directeur d'école peut consulter le conseil d'école.
- 2. L'article 24 du Règlement est modifié par adjonction du paragraphe suivant :
- (2) Le paragraphe (1) ne s'applique à aucun document affiché dans l'école conformément aux règlements.

JANET ECKER

Ministre de l'Éducation

Fait le 16 octobre 2000.

50/00

ONTARIO REGULATION 614/00

made under the

ONTARIO WORKS ACT, 1997

Made: November 22, 2000 Filed: November 24, 2000

Amending O. Reg. 134/98 (General)

Note: Since the end of 1999, Ontario Regulation 134/98 has been amended by Ontario Regulations 32/00, 46/00, 48/00, 326/00, 327/00 and 586/00. Previous amendments are listed in the Table of Regulations published in The Ontario Gazette dated January 22, 2000.

1. Ontario Regulation 134/98 is amended by adding the following section:

- 15.1 (1) If an applicant or recipient or a spouse or same-sex partner included in the benefit unit has applied for income support under the Ontario Disability Support Program Act, 1997, the administrator may require, as a condition of eligibility for basic financial assistance, that the member of the benefit unit or the person authorized to act for that member agree in writing to reimburse all or any part of the assistance, if, upon final disposition of the application under the Ontario Disability Support Program Act, 1997, the applicant or recipient or the spouse or same-sex partner is determined to be not eligible for income support under that Act.
- (2) The amount of reimbursement required by an agreement referred to in subsection (1) shall be the lesser of,
 - (a) the financial assistance provided to the benefit unit during the months in which the asset limit set out in subsection 38 (2) was applied to the benefit unit by virtue of the application under the Ontario Disability Support Program Act, 1997; and
 - (b) the value of the assets for the benefit unit that was in excess of the asset limit set out in subsection 38 (1) on the day of the final disposition of the application.
- (3) For the purpose of subsection 19 (2) of the Act, the prescribed overpayment amount is the amount that would have been payable to the administrator under an agreement made under subsection (1).
- 2. Paragraph 6 of subsection 27 (2) of the Regulation is revoked.
- 3. Subsection 66 (3) of the Regulation is revoked and the following substituted:
- (3) Subsection (2) does not apply with respect to a person's interest in land that includes a principal residence until the person has been a recipient or beneficiary of basic financial assistance for a total of 12 months within any five-year period.
 - 4. (1) Sections 1 and 2 come into force on April 1, 2001.
 - (2) Section 3 comes into force on April 1, 2002.

RÈGLEMENT DE L'ONTARIO 614/00

pris en application de la

LOI DE 1997 SUR LE PROGRAMME ONTARIO AU TRAVAIL

pris le 22 novembre 2000 déposé le 24 novembre 2000

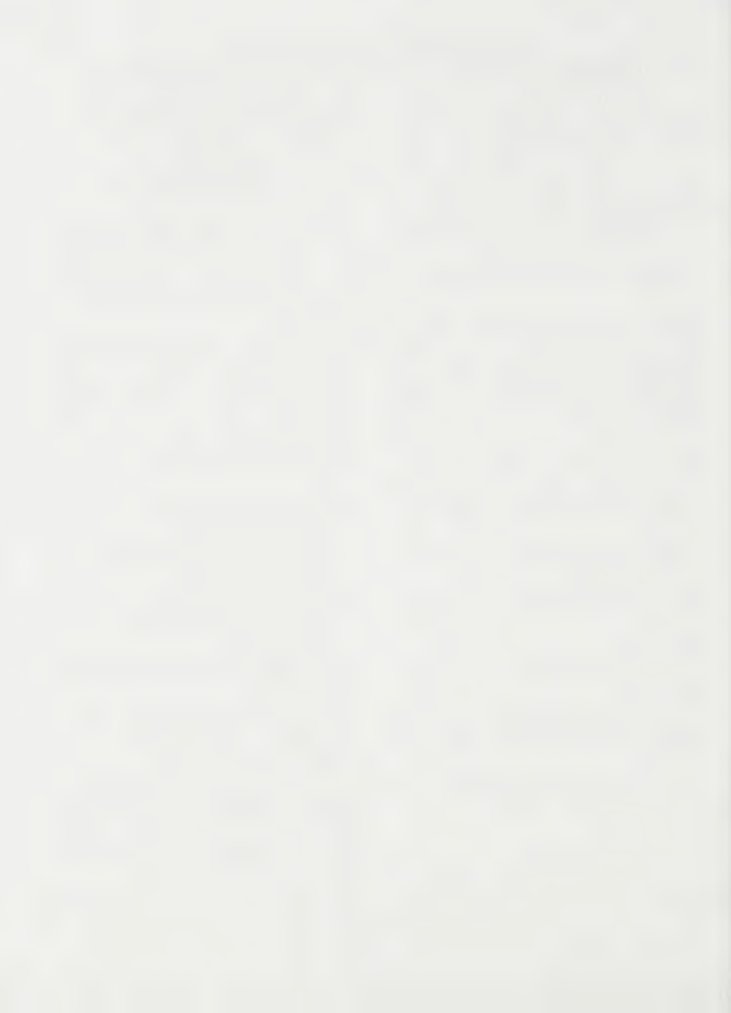
modifiant le Règl. de l'Ont. 134/98 (Dispositions générales)

Remarque: Depuis la fin de 1999, le Règlement de l'Ontario 134/98 a été modifié par les Règlements de l'Ontario 32/00, 46/00, 48/00, 326/00, 327/00 et 586/00. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la Gazette de l'Ontario du 22 janvier 2000.

1. Le Règlement de l'Ontario 134/98 est modifié par adjonction de l'article suivant :

- 15.1 (1) Si l'auteur d'une demande ou un bénéficiaire ou un conjoint ou partenaire de même sexe compris dans le groupe de prestataires a présenté une demande de soutien du revenu en vertu de la Loi de 1997 sur le Programme ontarien de soutien aux personnes handicapées, l'administrateur peut exiger, comme condition d'admissibilité à l'aide financière de base, que le membre du groupe de prestataires ou la personne autorisée à agir pour ce membre convienne par écrit de rembourser tout ou partie de l'aide versée si, lorsque la demande fait l'objet d'une décision définitive en vertu de cette loi, l'auteur de la demande ou le bénéficiaire ou le conjoint ou partenaire de même sexe est reconnu comme n'étant pas admissible au soutien du revenu prévu par cette loi.
- (2) Le montant du remboursement exigé par une entente visée au paragraphe (1) correspond au moindre des montants suivants :
 - a) l'aide financière fournie au groupe de prestataires pendant les mois où le plafond de l'avoir fixé aux termes du paragraphe 38 (2) s'est appliqué au groupe par suite de la demande présentée en vertu de la Loi de 1997 sur le Programme ontarien de soutien aux personnes handicapées;
 - b) l'excédent de l'avoir du groupe de prestataires, le jour où la demande fait l'objet d'une décision définitive, sur le plafond de l'avoir fixé aux termes du paragraphe 38 (1).
- (3) Pour l'application du paragraphe 19 (2) de la Loi, le montant prescrit qui constitue un paiement excédentaire correspond au montant qui aurait été payable à l'administrateur aux termes d'une entente visée au paragraphe (1).
- 2. La disposition 6 du paragraphe 27 (2) du Règlement est abrogée.
- 3. Le paragraphe 66 (3) du Règlement est abrogé et remplacé par ce qui suit :
- (3) Le paragraphe (2) ne s'applique pas à l'égard de l'intérêt d'une personne sur un bien-fonds qui comprend la résidence principale tant qu'elle n'a pas été un bénéficiaire ou un prestataire de l'aide financière de base pendant, au total, 12 mois sur une période de cinq ans.
 - 4. (1) Les articles 1 et 2 entrent en vigueur le 1 er avril 2001.
 - (2) L'article 3 entre en vigueur le 1er avril 2002.

50/00



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Information

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received no later than Thursday 4 p.m., 9 days before publication of the issue in which they should appear.

Advertisements including the names of any signing officers must be typed or written legibly.

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Telephone 326-5310
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The Ontario Gazette La Gazette de l'Ontario

Vol. 133-51 Saturday, 16th December, 2000 Toronto

ISSN 0030-2937 Le samedi 16 décembre 2000

Criminal Code Code criminel

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable David H. Tsubouchi, Solicitor General of Ontario, on the 18th day of October 2000, designated the following persons as being qualified to operate the approved instrument known as the Intoxilyzer[®] 5000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable David H. Tsubouchi, Solliciteur Général de l'Ontario, le 18 octobre 2000, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous de nom de Intoxilyzer® 5000C.

Brian Boese Nikolaj Bokalo Derek B. Burger Jason R. Cockburn Beverly Dunn Richard Fantinato Deborah Garbutt William Lashley Gillian Lock Tim Negus James Potter Peter Viol David Wallbank Keith Watson Jason Wrong Michael D. Bednarczyk Nicole S. Bennett Paul Duarte Michael G. Flicker Sandi A. Graham Heather McLeish

Waterloo Regional Police Service Toronto Police Service Waterloo Regional Police Service Durham Regional Police Service Toronto Police Service **Durham Regional Police Service** Toronto Police Service Toronto Police Service Durham Regional Police Service Toronto Police Service Durham Regional Police Service Waterloo Regional Police Service Toronto Police Service Durham Regional Police Service Toronto Police Service Ontario Provincial Police Ontario Provincial Police Ontario Provincial Police Ontario Provincial Police Ontario Provincial Police

Ontario Provincial Police

Laura H. Meyers Phil Myers Laurens Van Der Mark

(6770) 51

Ontario Provincial Police Ontario Provincial Police Ontario Provincial Police

Parliamentary Notice— Royal Assent Avis parlementaire— sanction royale

THE PROVINCE OF ONTARIO

Toronto, Monday, December 4, 2000

5:50 p.m.

In the name of Her Majesty the Queen, Her Honour the Lieutenant Governor assented to the following bills in her office:—

Bill 69 An Act to amend the Labour Relations Act, 1995 in relation to the construction industry.

[S.O. 2000, Chapter 24]

Bill 140 An Act to amend the Assessment Act, Municipal Act and other Acts with respect to property taxes.

[S.O. 2000, Chapter 25]

CLAUDE L. DESROSIERS, Clerk of the Legislative Assembly.

(6771) 51

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PROVINCE DE L'ONTARIO

Toronto, lundi 4 décembre 2000

5 h 50

Au nom de Sa Majesté la Reine, Son Honneur la lieutenantegouverneure a accordé la sanction royale aux projets de loi suivants à son bureau :

Projet de loi 69 Loi modifiant la Loi de 1995 sur les relations

de travail en ce qui a trait à l'industrie de la

construction

[L.O. 2000, Chapitre 24]

Projet de loi 140

Loi modifiant la loi sur l'évaluation foncière, la Loi sur les municipalités et d'autres lois à

l'égard de l'impôt foncier. [L.O. 2000, Chapitre 25]

CLAUDE L. DESROSIERS.

(6772) 51

Le greffier de l'Assemblée législative,

PROCLAMATION

LOI DE 1999 RÉDUISANT DE NOUVEAU LES IMPÔTS POUR STIMULER L'EMPLOI, LA CROISSANCE ET LA PROSPÉRITÉ

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 15 décembre 2000 comme le jour où entrent en vigueur les articles 224, 227, 228 et 229 de la Loi de 1999 réduisant de nouveau les impôts pour stimuler l'emploi, la croissance et la prospérité.

TÉMOIN:

L'HONORABLE HILARY M. WESTON

LIEUTENANTE-GOUVERNEURE DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 6 décembre 2000.

PAR ORDRF

CHRIS HODGSON Président du Conseil de gestion du gouvernement

(6780) 51

Proclamations

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Oueen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

MORE TAX CUTS FOR JOBS, GROWTH AND PROSPERITY ACT, 1999

We, by and with the advice of the Executive Council of Ontario, name December 15, 2000 as the day upon which sections 224, 227, 228 and 229 of the More Tax Cuts for Jobs, Growth and Propsperity Act, 1999, come into force.

WITNESS:

L'HONORABLE HILARY M. WESTON

LIEUTENANTE-GOUVERNEURE DE NOTRE PROVINCE DE L'ONTARIO

GIVEN at Toronto, Ontario, on December 6, 2000.

BY COMMAND

CHRIS HODGSON Chair of the Management Board of Cabinet (Great Seal of Ontario)

HILARY M. WESTON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

RED TAPE REDUCTION ACT, 1999

We, by and with the advice of the Executive Council of Ontario, name January 1, 2001 as the effective date upon which subsections 4(1), 4(6), 4(8), 4(9), 4(40) to 4(57), 4(60) and 4(62) of Schedule I of the Red Tape Reduction Act, 1999, S.O. 1999, Chapter 12, come into force.

WITNESS:

THE HONOURABLE HILARY M. WESTON

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on December 6, 2000.

BY COMMAND

CHRIS HODGSON Chair of the Management Board of Cabinet

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 1999 VISANT À RÉDUIRE LES FORMALITÉS ADMINISTRATIVES

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} janvier 2001 comme la date où entrent en vigueur les paragraphes 4(1), 4(6), 4(8), 4(9), 4(40) à 4(57), 4(60) et 4(62) de l'annexe I de la *Loi de 1999 visant à réduire les formalités administratives*, L.O. 1999, chapitre 12.

TÉMOIN:

L'HONORABLE HILARY M. WESTON

LIEUTENANTE-GOUVERNEURE DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 6 décembre 2000.

PAR ORDRE

CHRIS HODGSON
Président du Conseil de gestion du gouvernement

(6781) 51

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

STATUTE LAW AMENDMENT ACT (GOVERNMENT MANAGEMENT AND SERVICES), 1994

We, by and with the advice of the Executive Council of Ontario, name January 2, 2001 as the date on which the following provisions of the Statute Law Amendment Act (Government Management and Services), 1994, Statutes of Ontario, 1994, Chapter 27, come into force:

Section 75. Section 102(11). WITNESS:

THE HONOURABLE HILARY M. WESTON

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on December 6, 2000.

BY COMMAND

CHRIS HODGSON
Chair of the Management Board of Cabinet

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 1994 MODIFIANT DES LOIS EN CE QUI A TRAIT AUX PRATIQUES DE GESTION ET AUX SERVICES DU GOUVERNEMENT

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 2 janvier 2001 comme la date où entrent en vigueur les dispositions suivantes de la Loi de 1994 modifiant des lois en ce qui a trait aux pratiques de gestion et aux services du gouvernement, Lois de l'Ontario, 1994, chapitre 27:

L'article 75. L'article 102(11).

TÉMOIN:

L'HONORABLE HILARY M. WESTON

LIEUTENANTE-GOUVERNEURE DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 6 décembre 2000.

PAR ORDRE

CHRIS HODGSON
Président du Conseil de gestion du gouvernement

(6782) 51

Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la Loi sur le camionnage, L.R.O. 1990, chapitre T.22, et/
ou la Loi de 1987 sur les transports routiers, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux
critères d'aptitude prévus au paragraphe 8(2) de la Loi de 1987 sur les transports routiers et l'office des transports de l'Ontario et/ou le registrateur
des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

AM-CANA TRANSPORT & TRUCKDRIVER TRANING SCHOOL INC BRANTFORD, ON

MURRAY PATTON ENTERPRISES INC DOWNSVIEW, ON

BARKER, JAYMES, G. / BARKER, GORDON EAGLE RIVER, ON

BOOMERANG EXPRESS INC. SAINT BRUNO, QC

TRANSPORT DANY BOULANGER INC. LINGWICK, OC

BOWLES, JASON, A. BURLINGTON, ON

BUSH, THOMAS FAIRLAWN, NJ

C.K.F. BROKERAGE LTD. KLEEFELD. MB

CON-WAY NOW INC. ANN ARBOR, MI

J E CULP TRANSPORT LTD BEAMSVILLE, ON

CURRY, MARK ST-ALBANS, WV

DART PERSONNEL INCORPORATED HILLSBURGH, ON

DORONINE, IOURI, V. AURORA, ON

TRANSPORT M. DUFOUR INC. CHARLESBOURG, OC

EGL EAGLE GLOBAL LOGISTICS LP HOUSTON. TX

FORD, GREGORY, W. NEWMARKET(Y), ON

GREAVES, MICHEAL, EVERTON INGERSOLL. ON

K.B. GREWAL TRANSPORT INC. MISSISSAUGA, ON

HEATHERINGTON, ROGER CHATHAM, ON

TRANSPORT HJC INC. CHARLESBOURG, OC

HOTLINE TRANSPORTATION NETWORK INC. MISSISSAUGA, ON ISAAC, MURRAY, D. LISTOWEL, ON

JORDAN S.M. SERVICES INCORPORATED BRAMPTON, ON

KANAGARATNAM, MURALITHARAN SCARBOROUGH, ON

KARHI CONTRACTING INC. DESBARATS, R1, ON

LEE, LEON, GEORGE BRAMPTON, ON

MACVICAR TRANSPORT INC. BOLTON, ON

MARTIN, BRADLEY, D. BRESLAU, ON

TRANSPORT MASBEC INC. MASSON ANGERS, QC

MILLER, PAUL, A. DURHAM(G) R2, ON

MKL TRANSPORT LIMITED ETOBICOKE, ON

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OUDERKIRK, W. M. ANTHONY BELLEVILLE, RR4, ON

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R & L SMITH TRUCKING INC. SOUTH DAYTON, NY

SODIFLORAL INC. NAPIERVILLE, QC

STARS EXPEDITED DELIVERY LLC FRANKLIN, WI

TRANSPORT THERMO-CAM 2000 INC. ST JEAN-RICHELIEU, QC

WOODROW, MICHAEL WOODVILLE, ON

818360 ONTARIO LIMITED SARNIA, ON

1200152 ONTARIO LIMITED MILTON, ON

1277437 ONTARIO INC CALEDONIA, ON

1405973 ONTARIO INC. AJAX, ON

1413582 ONTARIO INC. CHATHAM, ON

1438494 ONTARIO INC SCARBOROUGH, ON

2923238 CANADA LIMITED NEW LISKEARD, ON

2536-6543 QUEBEC INC ST-CYRILLE, QC

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9096-9460 QUEBEC INC. STE-JULIE, QC

> J. Greig Beatty Manager Chef de Service

20178-S

Ontario Highway Transport Board

NOTICI

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act*. All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

- 1. complete a Notice of Objection Form,
- 2. serve the applicant with the objection,
- file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
- 4. pay the appropriate fee.

Name of Corporation:

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

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Applies for an Extra-Provincial Operating Licence as follows:

For the transportation of passengers on a chartered trip:

- for Polimex Travel from points in the cities of Mississauga and Toronto.
 - Provided that all chartered trips operated shall only be those initiated, organized and advertized by Polimex Tours;
- 2 from points in the Regional Municipalities of Haldimand-Norfolk and Niagara;

to the Ontario/Quebec, Ontario/Manitoba and Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there shall be no pick up or discharge of passengers except at point of origin.

20178-T

Applies for a Public Vehicle Operating Licence as follows:

For the transportation of passengers on a chartered trip:

- for Polimex Travel from points in the cities of Mississauga and Toronto.
 - Provided that all chartered trips operated shall only be those initiated, organized and advertized by Polimex Tours;
- 2 from points in the Regional Municipalities of Haldimand-Norfolk and Niagara.

Felix D'Mello Board Secretary/Secretaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la Loi sur les compagnies, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Ontario Corporation Number

Name of Corporation. Officiallo Corporation Number	
Dénomination sociale	Numéro de la
de la compagnie : compagnie en On	
2000-11-14	
GOLD-TEEN LTD	420466
INTERKOMERC CANADA LTD	
MELVILLE MARKETING INCORPOR	
WALTER LOPINSKI ELECTRIC LIMI	
	IED 26/920
2000-11-15	010457
BILL-JACMEN MARKETING CANAL	
BRULE ROAD PATTERN SHOP LTD.	
FEIJO INVESTMENTS INC	
LANSEA FASHIONS INC	
LINCAMP FARMS LIMITED	
PANT-MAN INC	
PETER STREET LANDLORD INC	
831731 ONTARIO LIMITED	
2000-11-20	
BEVERLEY-SCOTT INVESTMENTS	LIMITED 117847

Name of Corporation: Dénomination sociale	Ontario Corporation Number Numéro de la
de la compagnie :	compagnie en Ontario
VIVKIN INTERNATIONAL INC	1025441
1299157 ONTARIO LTD	
2000-11-21	
963288 ONTARIO LIMITED	
2000-11-22	
GOLDEN DELTA INVESTMENTS INC.	805266
HEGUS MANAGEMENT LIMITED	
2000-11-23	
1188154 ONTARIO LIMITED	
2000-11-27	
BERTO'S AUTO BODY LTD	
GALA RESTAURANTS LTD	
NORTH ATLANTIC INTERNATIONAL	INC
POWERMAC INC	
T & A HUI RESTAURANT & BAKERY	INC
V WONG & COMPANY INCORPORAT	ED
777072 ONTARIO LTD	
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ASTRA MULTIMEDIA INC	500554
C&A SYSTEMS LIMITEDCARATAX FUND II INC./FONDS II CA	DATA V INC 1202970
CARATAX FUND II INC./ FUNDS II CA	1100720
DIGITUTOR INC	600714
PCI INC.	1053468
RUANDA INVESTMENTS LIMITED	56157
619237 ONTARIO LIMITED	619237
1013685 ONTARIO INC.	1013685
103974 ONTARIO LIMITED	103974
103974 ON TAKTO LIMITED	

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
2000-11-29	
CANBRIS CORPORATION	633804
D.E.C.O. INC.	
DAVID E. CAPE CONSULTING SERVI	CES LTD 1376804
PRIORITY PLUS REALITY INC	
ROBERT G. MAY & SON LIMITED	
812111 ONTARIO LIMITED	
911921 ONTARIO LIMITED	911921
1190540 ONTARIO LTD	
2000-11-30	
EONLINETRAINING.COM INC	1432096
HANPHON MANUFACTORY (CANAD	DA) LTD 1073075
HN & W INC	1094999
JECOM TECHNOLOGY LTD	
MATHESAGA INVESTMENT CORPOR	RATION 1215308
VIGERS ONTARIO INC	
WILTOP INC	
733737 ONTARIO LIMITED	
1215944 ONTARIO INC	
1215945 ONTARIO INC	
1216686 ONTARIO INC	
1256862 ONTARIO INC	1256862

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

51/00

Notice of Default in Complying with the Corporations Information Act Notice de non-observation de la loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 241 (3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LES PRÉSENTE que, conformément au paragraphe 241 (3) de la Loi sur les sociétés par actions, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépot requises par la Loi sur les renseignements exigés des compagnies et des associations dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation:

Dénomination sociale
de la compagnie:

Ontario Corporation Number
Numéro de la
compagnie en Ontario

2000-11-30 CORE COMMUNITY SERVICES FOR THE

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

Co-operative Corporations Act (Certificate of Incorporation Issued) Loi sur les sociétés coopératives (Certificat de constitution délivré)

NOTICE IS HEREBY GIVEN that, under the Co-operative Corporations Act, a certificate of Incorporation has been issued to:

AVIS EST PAR LES PRÉSENTES DONNÉ qu'en vertu de la *Loi sur les sociétés coopératives* un certificat de constitution a été délivré à :

Name of Corporation and Head Office: Nom de la compagnie et siège social :

2000-11-29

Kawartha Lakes Co-operative Auction Market Inc, Woodville.

JOHN M. HARPER,
Director, Examination
Licensing and Enforcement Division
by delegated authority from
Dina Palozzi
Superintendant of Financial Services.
Directeur, Examination
Division de la délivrance des permis
et de l'application des mesures législatives
en vertu de pouvoirs délégués par
Dina Palozzi
surintendante des services financiers.

51/00

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending November 3, 2000. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 3 November 2000. La liste ci-dessous indique été les anciens noms suivis par les nouveaux noms.

Abiad-Stefaniak, Elzbieta Maria — Jasion, Elzbieta Maria Aguilar Villalobos, Jose Henry — Castellanos Villalobos, Jose Henry Ahmed, Hamza Hussein - Don, Dijwar Allen-Croke, Nancy Jo-Ann — Allen, Nancy Jo-Ann Arbuckle, Haileigh Marie - Hollett, Haileigh, Marie Arbuckle, Payge Robin — Hollett, Payge Robin Babcock, David Allen — Grant, David Allen Beckford, Pauline Marie — Samuels, Pauline Marie Belanger, Sandra Elizabeth — Lewis, Sandra Elizabeth Bhagat, Purnimaben — Parmar, Purnimaben Birkholz, Shelley Jean — Barnes, Shelley Jean Borys, Matthew Thomas — Knight, Matthew Thomas Brady, Sean Michael - Maillet, Sean Michael Bramble, Timesha Monique — Warren, Timesha Monique Bulguryemez, Merujan Gary — Bulian, Merujan Gary Bunggo, Maria Liza Claudia — Mendoza, Maria Liza Claudia Cabral, Luisa Margarida — Leite-Moniz, Luisa Margarida Cabral Cao, Lianbin — Cho, Jack Lian-Bin Cheng, Alan — Jeng, Alan Cheng, Chia-Lung — Jeng, David Chia Lung Choi, Justin Michael Lee — Opheim, Justin David Michael Choi Chrakseher, Hassan — Afshar, Hassan Cole, Wendy Patricia — James, Wendy Patricia Corre, Daniel Jacques — Stark, Daniel David Corre Craig, Kaitlyn — Colbran, Kaitlyn Christine Cruzerio, Maria De Fatima Neiva — Pimentel, Maria De Fatima Neiva

51/00

Daadi-Esteghamatian, Malika - Stegamat, Malika Daoust, Roger Alfred - Lagace, Roger Alfred Davis, Rose Marie — Davis-Dunn, Rose Marie De Boer, Suanne Tina Elizabeth — De Boer-Miedema, Suanne Tina Elizabeth Deadman, Kimberly Ann — Start, Kimberly Ann Del Villano, Janet Ethyl — Del Villano, Janet Deravi, Delaram — Deravi, Delora Douey, Jane Victoria - England, Jane Victoria Dubour, Paul Wilfred — Dubour, Nadine Anne Ejkina, Irina — Elina, Irena Enavworhe, Andrew — Enavworhe, Omoyerere Andrew Ersoy, Abdullah Bulend — Ersoy, Bill Bulend Esguerra, Maria Donna Sevilla — Cooke, Maria Donna Sevilla Esteghamatian, Mohammad — Stegamat, Reza Esteghamatian, Naseem — Stegamat, Nassim Esteghamatian, Naveed Reza — Stegamat, Naveed Reza Fabian, Tessa Marion Grace — Mayman, Tessa Marion Grace Foster, Samara Michele — Veldmeyer, Samara Michele Garraway, Cheryl Christabell — Garraway-Reuben, Cheryl Christabell Gonzales, Isabel Cudiamat — Carvalho, Isabel Cudiamat Gorscak, Chelsea Ann — Gorscak-Dunn, Chelsea Ann Gorscak, Lisa Ann - Dunn, Lisa Ann Gorscak, Shelby Lynn — Gorscak-Dunn, Shelby Lynn Habib, Kamran Malik Kaleem — Malik, Kamran Habib Hackett, Anthony John — Hodkinson, Anthony John Hamill, Cathy Leona — Hamill-Hill, Cathy Leona Hassanzada, Neelofar — Ahmadi, Neelofar Hehar, Kulwant Kaur — Gill, Kulwant Kaur Hehar, Kulwant Kaur — Gill, Kulwant Kaur Ifearulundu, Uju — Owusu-Ansah, Uju Ingelo, Ernest — Angelo, Ernie Joseph Issaeva, Olga — Margold, Olga Issaq, Athourina Basel — Dawood, Athourina Basel Iwanko, Danuta — Rambally, Danuta Jazwinski, John Robert — Jazwinski, Janusz Bogdan Johnstone, Kyle Bradley James — Coppola, Kyle Bradley James Juarez Guerra, Roberto Enrique — Juarez, Roberto Enrique Kade, Keira Judith — Doran, Keira Judith Kandasamy Apputhurai, Anandaruban — Kandasamy, Ruban Kaur, Gurloveleen - Hundal, Gurloveleen Kelley, Catherine Mary — Kelly, Kathleen Marie Kenko, Alexandra Mikhaylovna — Firsov, Alexandra Mikhaylovna Kiemle, Monica Diana — Kiemle, Michelle Angelina Kimble, Wayne Wilfred — Yorke, Wayne Wilfred Kirkwood, Aaron Marie — Kirkwood, Eryn Marie Kissova, Kristina Rangue — Tchervenelekov, Kristina Rangue Kramer, George David — Weber-Kramer, George David Kumar, Ruth James - Sable, Ruth Shubhada Kunchithapatham, Srirajani — Vannithamby, Srirajani Lafrance-Rummell, Marie Anne Helene — Lafrance, Marie Anne Helene Lanthier, Joseph Pierre Raymond - Robinson, Raymond Joseph Pierre Lanthier Lavereau, Christine Louise — Desroches, Christine Louise Leblanc, Tina Marie — Dietrich, Tina Marie Lecocq, Tanya Christine Mary — Paquette, Tanya Christine Mary Lee, Chun Yan - Lee, Chun Yan Jonathan Levitt-Shier, Shelley Rena — Levitt, Shelley Rena Luqman, Kiran — Amin, Kiran Luqman, Ziayaf — Luqman, Momen Ly, Thanh Tung — Ly, Jackie Ma, Kin Chiu — Ma, Mars Kin-Chiu Marrero Gonzalez, Caridad Maria — Smith, Maria Caridad Maydansky, Valery - Maydansky, Mark Menchions, Sylvia Dora — Clark, Sylvia Dora Moskovskikh, Svetlana — Zilyuk, Svetlana Mullen, Dale Joanna — Fitzsimmons, Joanna Dale Mary Najmudin Abdurrahman, Ahmel — Don, Sarah Nelson, Samantha Rebekha Michele - Switzer, Samantha Rebekha Michele Neufeld, Tammy — Rajsky, Tammy

Noel, Adam Paul Evan — Parliament, Adam Paul Evan

Noguera, Angelo Antonio — Stewart, Angelo Antonio

Nunes, Jose Carlitos — Nunes, Jose Carlitos Chipenda

O'Brien, Miranda Lyn — Card, Miranda Lyn

Olczak, Beata — Jasinski, Beata Orlicki, Richard — Przyborowski, Richard Waldemar Ormoz Hosseinian, Irna — Ormoz, Eren Parthipan, Ganesan — Ganesan, Parthipan Pathmanathan, Kanchanadevi — Kanchanadevi, Jeyathasan Pilkington, Therese — Pilkington, Patricia Therese Power-Schultz, Kathleen Bryde — Kelly, Kathleen Bryde Puczynska, Dagmara — Gorski, Dagmara Paulina Purchase, James Wayne — Haggett, James Wayne Queiroz, Ivana Beatriz — Pessato Queiroz, Ivana Beatriz Raja Khalid, Mahmoud Janjua — Janjua, Khalid Rajagobalapillai, Vimalasany — Yogakumaran, Vimalasany Rivkis, Michal — Borodiansky, Michal Romano, Joe - Ramono, Joe Rozic, Cindy Diane — Barreiras, Sindi Rustempasic, Dzenita — Slokar, Dzenita Sager, Krystal — Levert, Krystal Saidlova, Marketa — Samodol, Marketa Samuels, Kynsasha Dyon — Callender, Kynsasha Dyon Santos, Marie Grace M. — Santos Gould, Marie Grace M. Selladurai, Mekala — Thivakaran, Mekala Shanmuganathan, Shanthini — Ramanan, Shanthini Sharp, Mary — Conley, Mary Silvaggio, Agata — Stec, Tina Singh, Parminder Kaur — Sohal, Roma Parminder Singh, Surinder — Hundal, Surinder Singh Small, Andrea Christine — Rourke, Andrea Christine Stopka, Agnes - Stopka, Agnieszka Xanthia Stubbins, David John William — Baril, David John William Tabaka, Monica Sophia — Tabaka, Monika Zofia Tanninen, Leo Emil — Tanninen, Sami Leo Emil Taylor, Pamela Christne — Ellison, Pamela Christine Tchouprikov, Mikhail Iourievitch — Chupricove, Michael Tharmalingam, Sivalogatharman — Shahid, Ahmad Tasveer Thompson, Eric Reginald Joseph — Judd, Eric Reginald Thompson, Sharron Anne — Thompson, Rhonda Sharron Anne Tolentino, Venus Gallero — Doniego, Venus Tolentino Tsenis, Stephany Melisa — Grimaldi, Stefani Melisa Tsenis Turgon, Joseph David Gilbert — Turgeon, Joseph David Gilbert Tzvetanova, Sonia Vladimirova — Stover, Sonia Vladimirova Van Trigt, Christine Elizabeth - Reu, Christine Elizabeth Vellanky, Varalakshmi — Vellanky, Lakshmi Waciakowski, Anna-Marie — Waciakowski, Anna-Marie Janina Wiredu, Yaw Sefa - Wiredu, Ben Yaw Sefa Witkowytskyj, Sophia — Vitkovitsky, Sophia Woo, William Michael — Lee, William Michael Woo Woodford, Elizabeth Anne — Thomas, Elizabeth Anne Yarrow, Leanne — Ferguson-Merek, Leanne Tess Yurchesyn, Kathleen Ann — Yurchesyn, Katherine Ann JUDITH HARTMAN, (6776) 51

Deputy Registrar General.

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending November 10, 2000. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 10 November 2000. La liste ci-dessous indique été les anciens noms suivis par les nouveaux noms.

Abdulla, Salza — Jiwa, Salza Adriaensen Ross, Cody Jonathan — Adriaensen Jeffery, Cody Jonathan Agudelo Gomez, Luz Mabel — Catania, Luz Mabel Albee, Jennifer — Bloskie, Jennifer Alvarez, Erika Del Consuelo — Alvarez Hunt, Erika Del Consuelo Amani, Mariam — Sarwar, Mariam Ammoury, Mona - Ammoury, Anna Anantram, Santosh — Iyer, Santosh Anantram Anantram, Sindoora — Iyer, Sindoora Anantram Anantram, Usha — Iyer, Usha Anantram Anderson, Brooke Lesley — Duwyn, Brooke Lesley

Anning, Wesley Adrian - Van Crey, Wesley Adrian Arce-Navarro, Emilio - Navarro, Emilio Ardosa, Dorothy - Ardosa-Sevo, Dorothy Armstrong, Enid Pearl — Armstrong Boire, Elsie Suvina Artiaga, Arlene Quiao — Launico, Arlene Quiao Assing, Sarah - Roberts, Sarah Mae Balachandran, Amutha - Thirukumaran, Amutha Banda, Milorad — Banda, Milo Milorad Bearman, Arlene Ruth - Angeconeb, Arlene Ruth Ben Slimane, Slim - Sleeman, Sammy Ben Berwick, Cari Anne Jean — Kellough, Cari Anne Jean Bessette, Martha Anne — Berthelot, Martie Anne Bhawanidin, Rosita Champawatti — Randell, Rosita Champawatti Bird, William - Jack, William Brown, Jennifer Louise - Prichett, Jennifer Louise Brunet, Marie Pauline Carolyn --- Willems, Marie Pauline Carolyn Budwal, Paramjit - Jandoo, Paramjit Burns, John Joseph — Vilon, Joseph John Burt, Marie Amy - Fitt, Barbara Ann Businoska, Emilija — Georgievski, Emilija Buxani, Kavita Chander — Melwani, Kavita Chander Campbell, Susan Maureen - Ferguson, Susan Maureen Castro, Elmer Leonardo — Valdez, Elmer Leonardo Cayer, Barbara Ann - Wright, Barbara Ann Chan, Kin Tak — Chan, Corey Gan-Tak Chen, Jie - Chen, Waller Choi, Yu-Kyung — McCanny, Ann Choi Christiansen, Beattrice Dale — Christiansen, Betty Beatrice Dale Chu, Phuong — Chu-Tran, Wendy Phuong Chu, Thai - Chu, Kenji Ethan Chu, Thi Thuy Van - Chu, Michelle Chu, Tuyet - Chu, Tudy Emily Chung, Wai Yan - Chung, Monica Wai Yan Coleman, Patricia Lynne - Koehn, Patricia Lynne Constantacopoulos, Theodore — Constantacopoulos, Ted Conway, Rhonda Jean — Couture, Rhonda Jean Cook, Irene - Marshall, Irena Adrian D'Aoust, Ashley Sharon — Belanger, Ashley Sharon Dagenais, Marie-Michelle - Le Gallez, Marie-Michelle Day Aziz, Jayson William Leslie — Day, Jayson William Leslie De Coteau, Hillary Marcel — De Coteau-Ross, Hillary Marcel De Palma, Amanda Katherine — James, Amanda Katherine De Palma, Andrina Rose — James, Andrina Rose Dela Cruz, Gemma Montemayor — Hoey, Gemma Montemayor Demeke, Gedion Seifu - Seifu, Gedion Demeke, Hamere Seifu — Seifu, Hamere Demeke, Mahlet Seifu — Seifu, Mahlet Dhanju, Surjit Kaur — Marwaha, Surjit Kaur Dhillon, Jaswinder Kaur --- Brar, Jaswinder Kaur Dobis, Maria Audry — Beattie, Audra Maria Dobrovolskis Driver, Paula Ann - Driver-Ciccanti, Paula Ann Duhaime, Kaelan Jennifer - Marshall, Kaelan Aubrey Durkin, Anne Marie - Russell, Anne Marie Edelstein, Michael George - Bilmes, Michael George Fabian, Elemer Jeno — Fabian, Sabrina Cleopatra Fakhri, Rabia - Akhlaq, Rabia Faleh, Abdul Hadi - Faleh, Hadi Khudier Fennell, Audrey Angella - Warner, Audrey Angella Flarity, Michael Allan — Capano, Michele Antonio Fong, Anne Tracy - Fong, Terri-Anne Lesley Fung, Ah Leong Alan - Fung, Cliff Garncarczyk, Edward The Third - Tracz, Edward The Third Geen, Irene Violet — Newington, Irene Violet Gelvis, Shierly H. — Foss, Shierly H. Gerasch, Danielle Yvonne - McDougall, Danielle Yvonne Girard, Brandy Lee Rose - McDevitt, Brandy Lee Rose Givens, Ashley Renee - Didsbury, Ashley Renee Gouletskaia, Svetlana Michaelovna — Gletski, Lana Michaela Gouletski, Kirill Yaroslavovich - Gletski, Edward Kirill Gouletski, Yaroslav Stanislavovich — Gletski, Stanley Yaroslav Grant, Sean Christopher — Acklin Grant, Sean Christopher Greco, Lisa Anne — Mercer, Lisa Anne Green, Linda Marie - Parker, Linda Marie Gurung, Ma Reshirly Flores — Flores, Reshirly Tabigne Habib, Shelale — Habib, Zahra Halton, Corey — McGill, Corey Phoenix

Halton, Kelly - McGill, Kelly Rowan Ham, Maureen Dorinda — Dorinda, Maureen Hansji, Priti Shantilal — Khan, Maryam Asim Hastings, Terri Lynn — Heathers, Terri Lynn Hetu, Cory Maurice — Richardson, Cory Maurice Ho, Hew Ying - Ho, Michelle Hew Ying Ho, Kai Chiu - Ho, Martin Kai Chiu Hoang, Corrine - Wong, Corrine Hoang, Jason — Wong, Jason Hoang, Jonathan — Wong, Jonathan Hoang, Qui An - Wong, Johnny Hong, Xi Yao — Lafortune, Emile Xivao Sylviane Marie Hosseini, Faridedin Farid — Hosseini, Farid Edin Huynh, Anita Bo San — Wong, Anita Bo San Huynh, Bo Sim Laura — Wong, Laura Bo Sim Huynh, Ngoc Tran — Wong, Jean Ngoc Tran Huynh, Raymond Chiu - Wong, Raymond Chiu Huynh, The Phuc - Wong, David The Phuc Ibale, Ma Margarita L. — Ibale Valdez, Ma Margarita L. Inthahack, Kau Pong — Christian, Kau Pong Iskandar, Maher Daniel — Fatherphilo, Fatherphilo Jebelli, Allen — Rustin Jebelli, Ardallen Dara Joseph, Otencia Agnes — Bartholomew, Otencia Agnes Kamran, Nasira — Malik, Nasira Kamran Kamran, Rida — Malik, Rida Kamran Kandasamy, Geetha - Vijayalingam, Geetha Kaur, Kulmerjeet — Lehl, Kulmerjeet Kaur Kelly, Lorna Angela - Brown, Lorna Angela Kim, Sung-Hye - Lee, Sung-Hye Koebble, Shirley Angelica — Bruce, Shirley Angelica Kostyalik-Owens, Nancy Barbara — Kostyalik, Nancy Barbara Kowalowka, Iwona Magdalena — Wagrodzki, Iwona Magdalena Kullar, Navneet — Grewal, Navneet Lacoursiere, Jean Nerlande Cristal — Lacoursiere, Crystal Jean Nerlande Bonny Shelley Lagod, Marzena — Cygan, Marzena Lamont, Katherine Victoria — Burbidge, Katherine Victoria Lapierre, Stefan Matthew — Laurie, Stefan Matthew Lau, Bun — Lau, Brian Bun Lawrence, Christine Niranjali — Gomes, Christine Niranjali Lee-Sing, Alexander Curtis — Lee, Alexander Curtis Lee-Sing, Hilary Grace Hunter — Lee, Hilary Grace Hunter Lee-Sing, Logan James Hunter — Lee, Logan James Hunter Lee-Sing, Miles Stuart Hunter — Hunter, Miles Stuart Leesing, Alexa Caroline — Lee, Alexa Caroline Leis, Jennifer Laura - Fillmore, Jennifer Laura Leung, Sin Mei - Leung, Angela Sin Mei Leung, Wai Ching — Leung, Anthea Cho Hei Levesque, Christine — Peddle, Christine Lim, Sung-Ae — Cole, Lisa Sung-Ae Longo, Jacqueline — Hernando, Jacqueline Lopes, Maria De Fatima — Lopes, Maria De Fatima Dos Santos Luo, Junfeng - Luo, Martin Junfeng Luong, Thuy — Leung-Wong, Cindy Luu, Micheal — Luu, Michael MacPherson, Bailey Cassandra — Giampa, Bailey Cassandra Macdonald, Sylvia Monica Andrea - D'Amelio, Sylvia Monica Andrea Macklem, Ann Marie - Rooth, Ann Marie Magerramzade, Kheyransa — Abasov, Kheyransa Marano, Enza — Enman, Enza Markandu, Shamini -- Neill, Shamini Markwick, Kim Elizabeth - Diorio, Kim Elizabeth Marsh, Susan Elizabeth — Marsh-Broughton, Susan Elizabeth Martin, Caila Cassidy — Chaput, Caila Cassidy Mackenzie Martinez Cedeno, Alvaro Fidel - Mejia-Martinez, Alvaro Fidel Matusiak, Monika Agnieszka — Filipek, Monika Agnieszka Maunsell, Susan Margaret — Maunsell, Malini Susan Margaret McConnell, Karen Lynn — Booth, Karen Lynn McCarthy, Joanne -- Lalonde, Joanne McCauley, Anita Angela - McCauley Cassidy, Anita Angela McDonald, Christina Lynn — Thomson, Christina Lynn McGhee, Margaret Mary — Gillies, Margaret Mary McGrath, Courtney Frances — Collins, Courtney Frances McKerral, Angele Ann — Gaudet, Angele Ann

Mellish, Christine Adele Marie — Vanderbyl, Gavin

Mesiti, Anna - Del Giudice, Anna Mierzwinski, Monika - Mierzwinski-Urban, Monika

Mills, Amanda Kathleen — Essery, Amanda Kathleen Minick, Clifford Harold — Minnick, Robert Harold

Mo, Hei Nam - Mo, Clement Hei Nam Mo, Hei Ting — Mo, Fiona Hei Ting

Mo, Kwan Hang — Mo, Paul Kwan Hang Moon, Hye-Won — Moon, Kristy Hyewon

Moore, Florence Cheryl - Moore, Cheryl Florence

Moore, John William Christopher — Corsini, John William Mueller, Bryan Andrew Bernard — Smith, Bryan Andrew Bernard

Nadarajah, Shiela - Tharmasothy, Shiela

Narayan, Angeline Lata — Teixeira, Angeline Lata Nash, Merryl Janith Jane — Nash Chopra, Merry Janith Jane

Ng, Wai Yee - Lee, Wai Yee

Nixon, Reginald James Carlin — Bustard, Reginald William

Noble, Renee Mary-Ann — Zager, Reneka Maryann

Ouellette, Courtney Frances — Amo, Courtney Frances

Panteleeva, Evgenia - Panteleev, Jane

Penner, Elizabeth Michelle — Brideau, Elizabeth Michelle

Penner, Nancy Anne - McKinley, Nancy Anne

Petrovai, Denisa — Lia, Denise

Phan, Ba Kien — Chung, Kien Ba Pirani, Farah — Heron, Farah

Pomerleau, Chantal Marie Murielle - Pomerleau Irwin,

Chantal Marie Murielle

Oaqish, Mufaddi Peter — Qaqish, Peter Ibrahim

Rabinovitch, Diana - Hecht, Diana

Ramirez, Regina Pechay — Singh, Regina Pechay

Ramsingh, Sushila Singh — Ramsingh-Patan, Sushila Singh

Razak, Zeenath - Abdeen, Zeenath

Read, Rebecca Joy - Wood, Rebecca Joy

Remplakowski, Barbara Joanna — Plachcinski, Barbara Joanna Reynolds, Bridgette Margaret — Reesor, Bridgette Margaret

Rizwani, Ibad Mohammad — Rizwani, Ebaadh Mohammad

Roddick, Johnathon Patrick Lucas - Martin, Johnathon Patrick Lucas

Rose, Claudia Patricia - Rose-Robinson, Claudia Patricia

Sazon, Laylyn D. — Abdon, Laylyn D.

Schuemer, Friederike Ottilie Maria — Bental, Friederike Ottilie Maria

Sellier, Judith - Williams, Judith

Shaban, Rehema Shamim — Hilts, Rehema Shamim

Shadforth, Todd Christopher — Demerah, Todd Christopher

Shekib, Behishta — Shekib, Mariam Siamas, Nikolaos — French, Nicholas Charles Silvery, Giselle Veronica — De Sousa, Giselle Veronica

Singh, Inderveer - Arora, Inderveer Singh

Sma, Justine Arn Wern - Sma, Justin Arn Wern

Smilyakova, Anna - Ess, Anna

Sooknanan, Jennifer Lise Mary — Tilley, Jennifer Lise Mary

Sornalingam, Selvini — Endraseelan, Selvini

Sparks, Colby Ian — Bouchard, Colby Ian

Sparks, Corey Michael — Bouchard, Corey Michael

Sparks, Joanne Celeste Doreen — Bouchard, Joanne Celeste Doreen

Sparks, Shanel Marlin — Bouchard, Shanel Marlin

Srikantha, Srithevy - Gnanachandran, Srithevy Stapleton, Patricia Nancy — McCool, Patricia Nancy

Sterliadeva, Elena - Sorokin, Elena

Sterlyadev, Aleksandr — Sorokin, Aleksandr

Tchadarov, Petre Vassilev - Chadarov, Peter

Tchadarov, Viktor Petrov - Chadarov, Victor

Tesfamichael, Delila Wendim — Nutt, Delila Wendim

Tessier, Joseph Armand Rosaire — Desloges, Rosaire Joseph Armand

Thani, Ajodheea — Thani, Misha

Thomas, Jeremy Leroy — Robinson, Jeremy Leroy

Thrones, Jessica Mae - Brand, Jessica Mae

Tomczak, Codie Michael Cooper - Alcock, Codie Michael

Tran, Jason Trieu — Tran, Jason Chu

Tse, Kwok Wai — Yu, Rainbow Kwok-Wai

Tse, Tsz Hei — Tse, Dixon Tsz-Hei Usman, Hina — Usmaan, Aneesa

Valencia, Grace Munoz — Visentin, Grace Munoz

Van Horn, Terri Dayle — Chatwell, Terri Dayle

Vien, Hung Thanh - Vien, Tom Hung Thanh

Wallace, Linda Louise — Berkley, Barbara Leigh Tremayne Warykowska, Sylvia — Gedge, Sylvia

Westlake, Alan James — Westlake-Hildebrand, Alan James White, Georgette Joesphine — Thomas, Georgette Joesphine Whiten-Stevens, Benjamin Oscar Louis - Whiten, Benjamin Oscar Louis

Williams, Morgan Sarah --- Crunkleton, Morgan Sarah Wojtczak, Agnieszka Barbara — Kupka, Agnieszka Barbara

Wong, Chak Cheong — Wong, Chak Cheong Jackson

Wong, Yuet Wah Joanne — Wong-Chan, Yuet Wah Joanne Wood, Jeannette Nadine — Greer, Jeannette Nadine

Woodcock, Lindsay Ruth — Redman, Lindsay Ruth

(6777) 51

JUDITH HARTMAN, Deputy Registrar General.

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending November 17, 2000. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 17 November 2000. La liste ci-dessous indique été les anciens noms suivis par les nouveaux noms.

Adjodha, Cintra --- Adjodha Samaroo, Cintra

Agoston, Marta Julianna — Danics, Marta Julianna

Ahmed, Syed Hossain — Syed, Hossain Ahmed

Alforte, Lolita Pillos — Peralta, Lolita Pillos Allison, Nicola Jane — Phibbs, Nicola Jane

Antonio, Shirlyn Wendy — Antonio-Kwok, Shirlyn Wendy

Athanasiou, Vaia — Pagkalini, Vaia

Baldock, Tara Rose — Rose, Tara Shain

Balthazaar, Joanne Mirella Deidre - Sabaratnam, Joanne

Mirella Deidre

Bang, Debora — Bang, Deborah

Batskos, Eleftherios — Batskos, Terry Eleftherios

Baughman, Alexandra Mae — Cassibo, Alexandra Mae Baughman, Patrick Andrew — Cassibo, Patrick Andrew

Boucher, Shellie Rose — McConnell, Shellie Rose

Bouchie, Jerry Leo - Dewar, Jerry Leo

Boules, Eshak Faris - Boules, Isaac Faris Brako-Asiedu, Julia Anna — De-Heer, Julia Anna

Bulbulia, Yasmin Sabbir — Limbada, Yasmin Mohmadismail

Bupe, Mayimuna — Habakuk, Evodie Elisabeth

Burns, Tyler Robert — MacNeil, Tyler Robert Bytchkova, Victoria — Efimov, Victoria

Caccamo, Nicole De Anne — Rea, Nicole De Anne

Cao, Lianwen — Cho, Tony Lianwen

Cao, Thi Minh Hanh — Cosstick, Minh Hanh Emily Carrier, Dominique — Levesque, Dominique

Casco, Javiera De Los Angeles — Serrato Sanchez, Javiera

De Los Angeles

Chamberlain, Lesa Joanne — Brown, Lesa Joanne

Chen, Tzu Ying Jenny — Chen, Jenny Kay Chen, Ying Chi Jackie — Chen, Jackie Kay

Cherian, Arlene — Thomas, Arlene

Cheung, Eva Yee Wah — Tsai, Eva Yee Wah

Chickrie, Sursattie — Chickrie-Narsingh, Sursattie Chung, Choi Wa — Chung, Joanne Choi Wa

Cohen, Matthew James Joseph - McBride, Matthew James Joseph

Colosimo, Phaedra Nadine — Keilhauer, Phaedra Nadine

Crookes, Leeann Marion Rose — Dickerson, Leeann Marion Rose Culah, Elvira — Vukic, Elvira

Culah, Nina - Vukic, Nina

Culah, Radmila — Vukic, Radmila

Dang, Dung My Thi — Dang, Yumi De Groot, Ivory Rose — Garland, Ivory Rose

De Groot, Justin Andrew-Frank — Tenbroeck, Justin Andrew Frank

Dicsi, Erica — Dicsi, Erika

Dowdell, Herman Shane - France, Shane William

Drinkwater, Jill Joan - Rowe, Jill Joan

Drobiasko, Vikto-Nikolas — Drobiasko, Victor Nicholas

Durand, Rhonda Lynn — Durand-McNall, Rhonda Lynn

Dzhabari, Narina — Jabari, Narina Dzhabari, Nauras — Jabari, Nauras

Eagen, Donna Marie - Peirce, Donna Marie

Egerton, Joan Marilyn — Harbour, Joan Marilyn

El-Falou, Omar — Falou, Omar

Escorcia, Olga - Osment, Olga Eswaran, Vinoradha — Sritharan, Vinoradha Farrell, Amanda Lindsay — Dougherty, Amanda Lindsay Fillier, Patricia Tracey-Ann — Young, Tracy Starr Frallie, Patrick Ferman — Frail, Patrick Freeman Friesen, Tracy Angela — McFall, Tracy Angela Gadea Diaz, Angela Josefa — Pelenur, Angela Josefa Gagnon, Renald Joseph Jerome — Gagnon, Ronald Joseph Jerome Gallas, Ingrid — Galsworthy, Ingrid Gavaris, Georgina Matina — Dimakos, Georgina Matina George, Shirley Monique — McKenzie, Shirley Monique Gill, Karamjit Kaur — Cheema, Karamjit Kaur Goho, Jill - Pascoe, Jill Gordon, Nailah Elizabeth — Gordon-Decicieo, Nailah Elizabeth Grant, Karina Louise — Grant Cuvilje, Karina Louise Greaves, Natalie June — Russell, Natalie June Gwozdz, Beata - Lekas, Beata Hajar, Yasser Ali — Hajar, Sam Hancock, Jeffrey Thomas — Dyson, Jeffrey Thomas Hayne, Trisha Michelle — Blanchfield, Trisha Michelle Heald, Sheldon William Clifford — Sheppard, Sheldon Clifford Hemsley, Brenda Leigh - Fitzmaurice, Brenda Leigh Herman, Daniel - Herman, Ivan Stefan Herr, Karen Alison - Van Wieringen, Karen Alison Hlushankou, Aliaksandr — Gloushenkov, Alexander Hlushankou, Uladzimir — Gloushenkov, Vladimir Hlushankova, Katsiaryna — Gloushenkova, Katerina Hoang, Gia Van - Wong, Carmen Alexis Hodgson, Emma Elizabeth — Guttenstein Hodgson, Emma Elizabeth Hodgson, Margaret Frieda — Guttenstein Hodgson, Margaret Frieda Hodgson, Susan Allen — Guttenstein, Susan Hess Hoseiny-Tabrizy, Tahereh — Hosseini, Tahereh Howard, Cecilia - Bay, Cecilia Hrenko, Steve — Furnell, Steven Hu, Miao - Williams, Ellen Miao Ibale, Ma Margarita Lucero — Ibale Valdez, Ma Margarita Lucero Isaacs, Nadia Romain - Waithe, Nadia Romain Jagdish, Ananth Venkatesh Durga - Rehman, Saif Ur Jaglal, Indoomatie - Goberdhan, Idoomatie Jit, Amar - Kumar, Amarjit Josipovic, Jadranka — Josipovic, Jadranka Annie Jutla, Manpreet Kaur - Mann, Manpreet Kaitting, Murray Kenneth - Meadows, Mysti Rae Kanapathippillai, Padmanandiny — Pirapakaran, Padmanandiny Kanhai, Naiomi Bhagwandai — Labelle, Naimoi Bhagwandai Kapanadze, Levan Tengizovich - Nikoladze, Leo Kapanadze, Spartaki — Nikoladze, George Spartacus Keeble, Karen Louise — Payne, Karen Louise Kerr, John Charles - Whitewolf, John Kielbasa, Tracy Belinda — Van Diepen, Tracy Belinda Koduah, Sophia Achiaa — Koduah, Olivia Achiaa Kong, Amelia Suet-Yee — Eng, Amelia Suet-Yee Krell, Kathrin Susanne — Bussmann, Kathrin Susanne Kvas, Maria Fernanda — Dasilva-Kvas, Maria Fernanda Lai, Chon Pin - Lai, Christine Chon Pin Lapsley, Elaine Dubuc — Edwards, Elaine Dubuc Lasek, Jessica Joanna — McDermott, Jessica Joanna Lee, Mi Na - Kim, Mi Na Li, Chun Yin - Li, Jonathan Chun-Yin Li, Qiong - Li, Joanna Qiong Li, Tat Keung - Li, Joseph Tat-Keung Liao, Fung Ping - Chang-Liao, Danielle Fung-Ping Lin, Qing - Lin, Dennis Qing Lipki, Katja Bianca — Doucette, Katja Bianca Littlefield, Mary Agnes - Wells, Mary Agnes Lo Duca, Maria — Bramhall, Maria Lombardo, Robert Bruce Nicolas - Williams, Robert Nicolas Luttrell, Linda Dianne - Luttrell-Peddle, Linda Dianne Macdonald, Debra Anne — Cutting, Debra Anne Macdonald, Kelly-Anne Jennifer — McDonald, Andy Thomas Albert Machura, Magdalena — Dawiec, Magdalena Mack, Kit Ying — Mack, Susie Kit Ying Mackian Russell, Teague Patrick John — Russell, Teague Patrick John Mackian Macrae, Kiely Thomas — East, Kiely Thomas

Malmstrom, Brittany Nicole - Malstrom, Brittany Nicole

Malmstrom, Cole Evert — Malstrom, Cole Evert Malmstrom, Mark Evert — Malstrom, Mark Evert Manmohansingh, Alica Ann - Singh, Alica Ann Matier, Kelly Lynne - O'Reilly, Kelly Lynne Matsumoto, Tomoko — Takeuchi, Tomoko McNair, Michelle Lee - MacPhie, Michelle Lee McCool, Alexander Lawrence — McCool, Lorne Alexander McMahon, Marie-Claire — Songhurst, Marie-Claire Mendoza, Maria Dolores — Chumo, Maria Dolores Metcalfe, Jennifer Rebecca — Lloyd, Scott Wayne Mimosa, Sandra Rachell — Carmo, Sandra Raquel Mimosa Mitchell, Mary Rita Eileen - Mitchell, Aline Rita Mary Mitchell, Viktoria Linn - Mitchell, Victoria Lynn Mityushkin, Mikhail — Mityushkin, Michael Mikhail Moazzami Lavasani, Kamran — Lavasani, Kamran Mohammad, Hassan - Nazar, Hassan Molineux, Wendy Lea — Holyday, Wendy Lea Moluchi, Jessica Chrystal — Moluchi Hince, Jessica Chrystal Moncer, Rebh Bent - Moncer, Raja Rebh Moore Hertel, Wendy Lori - Ackerblade, Wendy Lori Moore-Leblanc, Elise Danielle — Leblanc, Elise Danielle Munroe, Deborah Anne - Walker, Deborah Anne Mustafa, Basil - Martin, Bassel Nanticoke, Brenda Mae - Hay, Brenda Mae Narain, Carroll Linda — Malkin, Carroll Linda Nelson, Dianna Jacqueline — Wilks, Dianna Jacqueline Newton, Nicole Lynn — Hutchings, Nicole Lynn Nguyen, Duy Tuan — Tran, Tuan Duy Nguyen, Kim Chu — Pha, Kim Chu Nguyen, Nhung Thi Tuyet — Tran, Nhung Tuyet Nguyen, Phuong Thao - Nguyen, Melissa Niu, Tingyu - Wilch, Tingyu Ovchinnikova, Viktoriya Albertovna — Ovchinnikova, Victoria Padua, Cristina R. — Diamson, Cristina R. Parks, Lesley Dawn Marie — Chagnon, Lesley Dawn Marie Pearce, Darlene Marie — Sass, Darlene Marie Pecor, Annette Marie — Coleman, Annette Marie Pekar, Galina — Bossin, Helen Galina Persaud, Indira - Jafralie, Indira Pokora, Bozena — Pokora, Betty Pokora, Ewelina — Pokora, Evelyn Pokora, Krzysztof — Pokora, Chris Poon, Chi Yan — Poon, Jeana Chi Yan Poon, Wai Lit - Poon, Wylie Wai Lit Puvanandran, Reka — Thevarajah, Reka Rahman, Leela - Lutchman, Leela Rajni, Rajni — Kumar, Rajni Ramnauth, Rajesh — Ramnauth, Tony Rajesh Remy, Bradley Russell — Lawson, Bradley Russell Remy, Stacie Lynn — Lawson, Stacie Lynn Rinvold, Lindsay Rae — Vivier, Lindsay Rae Rizvi, Zanab-B-A — Rizvi, Zainab Bintheh Abid Rose, Marjorie Caroline Lynne — White, Marjorie Caroline Lynne Rosen, Liane Julia — Blake, Liane Julia Roy, Tyler Kenneth — Hutchinson, Tyler Kenneth Saeed, Huma Murtuza — Mohammadi, Huma Murtuza Savage, Joy Jinoy — To, Joy Jinoy Savarie, Kurtis Rene Gary — Charles, Kurtis Rene Gary Sechel, Delia — Csoka, Delia Semexan, Stanley — Semexan, Quentin Stanley Alexander Simas, Alicia Christina — Stempien, Alicia Christina Singh, Amarjit — Sandhar, Amarjit Singh Singh, Malkit — Deol, Malkit Singh Singh, Maninder — Deol, Maninder Singh Singh, Nachhattar Kaur — Deol, Baljinder Kaur Singh, Natraj — Mann, Natraj Sivasubramaniam, Amuthakala — Satchithananthan, Amuthakala Sivickyte, Ausra - Shivitskis, Aushra Small, Stevens - Small, Steven Smith, Kerry Lynn — Corbett, Kerry Lynn Sooklal, Jasmin - Mutch, Jasmin Speers, Sara Luanne — Speers, Sally Strang, Eveleen Irene — Keeper, Eveleen Irene Suganthini, Sandrasekaram — Suseendra, Sandrasekaram Sukhdeo, Ramkuari — Jurbin, Ramkuari Surette, Jessica Lynn — Male, Jessica Lynn

Temple, Susan Joan — Temple, Susan Juliet Tharmalingam, Sivajini — Selvanesan, Sivajini Tomkins, Harvey — Tomkins, Sid Harvey Torabi Angaji, Mojgan — Torabi, Mojgan Tran, Duc Minh - Tran, David Minh Trylinski, Melinda Meribeth — Mahaffy, Melinda Meribeth Tse, Tung Sing — Tse, Leon Tung-Sing Tse, Tung Yee — Tse, Angie Tung-Yee Tuar, Harwantie — Tuar, Doreen Tunis, Darrin James — Lennox, Darrin James Turnbull, Margaret Ann - Plackitt, Margaret Ann Tuz, Michaelle Victoria Julian - Tuz-Atkinson, Michaelle Victoria Julian Van Amerongen, Jonathan David — Wraif, Jon Gabriel Escaflone Van Ert, Michael Gibran — Van Ert, Michael Gibran Bourland Vander Plaats, Marisa Lynn — Edwards, Marisa Lynn Vohuman, Goshtasb — Rassolian, Mohsen Wang, Xiao Hong - Wong, Annie Ward, Tracey Marie — Wiley, Tracey Marie Warnakulasuriya, Dilan Fernando — Fernando, Dilan Warnakulasuriya, Upali Damascus — Fernando, Upali

Worsfield, Andrea Lynn — Young, Andrea Lynn Wu, Wu - Wu, Tony

Yohanes, Lemlem Kefle — Yohanes, Sara Kefle

Warnakulasuriya Fernando, Elma Darline — Fernando, Elma

Young, Destan Rose — Carroll, Abigail Elaine Rose Zawadzki, Izabela — Gray, Izabela

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JUDITH HARTMAN, Deputy Registrar General.

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the week ending November 24, 2000. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms suivants ont été accordés au cours de la semaine se terminant le 24 November 2000. La liste ci-dessous indique été les anciens noms suivis par les nouveaux noms.

Abel, Natalie Allison — Phillip, Natalie Allison Ahmadi, Alireza — Parss, Allan Altayoglu, Ufuk — Altay, Tony Andruchow, Joanna — Blair, Joanna Annal, Malar — Annal, Malar Ganesan

Antonopoulou, Georgina — Tsiftsis, Georgina Ashkenazy, Adam Brett — Ash, Adam Brett

Bae, Jong Seon - Bae, Seon

Balendran, Nirupa — Dhayananth, Nirupa

Barrett, Nadia — Barrett-Griffiths, Nadia

Barsanti, Sydney Marlena — Bender, Sydney Marlena

Battler, Carl Edward — Heutinck, Carl Edward Bell, Angela Jo-Anne - Ellis, Angela Jo-Anne

Bernard, Liza Marie — Bernard, Leza Marie Blair, Natasha Marie — Lemire-Blair, Natasha Marie

Boguska, Beata Anna — Hutyra, Beata Anna Boulias, Chryssanthi — Tourlidas, Chryssanthi

Bouwman, Austin Charles — Eaves, Austin Charles

Boyd, Gregory John — Boyd Bell, Gregory John Boyd, Victoria Ann — Boyd Bell, Victoria Ann

Brenton, Mary Dianne Janet — Godin, Mary Dianne Janet Bridgewater, Deanna Elizabeth — Chapman, Deanna Elizabeth

Brown, Sarah Dawn — Smith, Sarah Dawn

Buffam, Christian Curtis James — Buffam-Morgan, Christian Curtis James

Bushra, Sandra Onsy — Hanna, Sandra

Butineau, Doreen Ellen — Ferlito, Doreen Ellen Carleton, Gail Elizabeth — McMillan, Gail Elizabeth Carlon, Janice Margaret — Barbour, Janice Margaret

Carter, Mary Alison - Cohen, Mary Alison Chamberlain, Craig Joseph — Brown, Craig Joseph

Chan, Kam Man — Mark, Liza Kam Man Chan

Chan, Tsui Ling Milrine — Chan Yu, Veronica Tsui Ling

Charlebois-Bertrand, Marie Leice Jacqueline — Bertrand, Marie Leice Jacqueline

Chaven, Brandon Nicholes — Shaaban, Nabeel Kamal

Chen, Xi — Chen, Irene

Cotoi-Iordache, Ion — Cotoi, Chris Cotoi-Iordache, Lidia - Cotoi, Lidia Cotoi-Iordache, Stefan - Cotoi, Stefan Cotoi-Iordache, Teodora - Cotoi, Teodora

Cowan, Ava Teresa Keitha - Morgan, Ava Teresa Keitha

Cross, Jennifer Lynn - McKnight, Jennifer Lynn

Da Silva, Sandra Mendonca — Da Silva Lazdowski, Sandra Mendonca

Daring, Aisha Kenioa Shirelle — Penney, Aishia Kenioa Shirelle

Daring, Carolin Ann — Penney, Caroline Cean

Daring, Delroy Junior Clinton — Penney, Clinton Anthony Hardway Daring, Jahsharra Verina Mercedes Akeisha Cheronns — Penney,

Jahsharra Verina Mercedes Jackson

Daring, Jaquille Onissan Hank Winston Elijah Salmon — Penney, Jaquille Onissan Hank Elijah

Daring, Katrice Onishia Jalessa Naomi --- Penney, Katrice Onishia Jalassa

Daring, Shanice Anika Miranda — Penney, Shanice Anika Miranda

Davis, Ophilia Sheryl — Davis, Ophilia Cheryl

De Palma, Amanda Katherine — James, Amanda Katherine

De Souza Lima, Monica Muniz — Evans, Monica Muniz

Decook, Cherie Lynn — Wilson, Cherie Lynn

Demers, Julie Lisa — Singh, Julie Lisa

Diep, Wan-Cheung Justin — Wong, Justin Wan-Cheung

Diep, Xu Chieu — Wong, David Ming-Ho Diliso, Lucrezia — Diliso-Silver, Lucrezia

Dionne, Joan Francis — Roddick, Joan Francis

Docherty, Marion Stenhouse — Horobin, Marion Stenhouse

Dufour, Nathalie Marie Jeannine Dorine - Dufour Seguin, Nathalie Marie Jeannine Dorine

Dulvy, Rachel - Dulvy Abel, Rachel

Dunn, Sarah Jennifer Anne — Stark, Sarah Jennifer Anne

Elson, Ashlee Nicole — Christiaens, Ashlee Nicole

Eng, Gim Fay — Fng, Andy Gimfay

Enns, Tamara Elizabeth — Ward, Tamara Elizabeth Faria, Helenita De Fatima — Faria Beauprez, Helenita De Fatima

Farrell, Dylan Ronld — Meldrum, Dylan Ronald Farrell, Steve Chris - Meldrum, Steven Christopher

Fidelman, Yelena — Skorik, Yelena

Fitzpatrick, Jaimie-Lee — Cameron, Jaimie-Lee Fitzpatrick Flamand, Jeffery David — Shawana, Jeffery David

Foisy, Joseph Aurele Armand — Foisey, Aurel Armand

Ford, Adrienne Elizabeth - Magnan, Adrienne Elizabeth

Fraser, Austin John — Giuntoli, Austin John

Fritz, Krista Loreen — Cumming-Fritz, Krista Loreen

Ftohogian's, John — Giannis, John

Ghosh, Maureen Ann — McDonald, Maureen Ann Gilchrist, Dylan Adam — Forrest, Dylan Adam

Gilchrist, Kelsea Marie - Forrest, Kelsea Marie

Ginzburg, Helena — Ginzburg, Elaine Hannah Ginzburg, Valery — Ginzburg, Val Eliezer

Gmach, Maria Katherine — Reitzel, Maria Katherine

Goguen, Mathew Alexander — Goguen, Matthew Alexander

Goodbrand, Amanda Sarah — Duncan, Amanda Sarah

Green, Colleen Tasha — Paluszewska-Matthew, Colleen Tasha

Green, Jennifer Ashley — Paluszewska-Matthew, Jennifer Ashley Green, Patrick Anthony Czeslaw — Paluszewski-Matthew,

Patrick Czeslaw

Gregoire, Melanie - Bouchard, Melanie

Gulab, Sophia Devi — Ramkissoon, Sophia Devi Gurudat, Nandanie — Lalldatt, Nandanie

Haider, Roumella Ruth — Rizvi, Ramlla Haider

Haymes, Lisa Ann — Connors, Lisa Ann

Hickey, Reegan Ellen Marie — Daviau, Reegan Ellen Marie

Hopkins, Tina Sandra — Goodale, Tina Sandra

Hunt, Rosario — Hunt, Maira Catherine Morgan

Hupman, Linda Helen — Coltart, Linda Helen Ibabatali, Roshan Ali — Ali, Roshan

Iordan, Violeta — Badea, Violeta

Jaber, Hadran Sarej — Arraq, Hidar Sadik Jaber

Jack, David Colin - Colins, Karen Dawn

Jackson, Jesse Kenneth — Zante, Jesse Kenneth Jackson

Johnson, Michelle Joanna - Wilson, Michelle Joanna Josey, Cody Patrick - Timmerman, Cody Patrick Jui, Dan Yen — Chu, Teresa Ting-Yuan Julien, Linda — Griffith, Linda Kainth, Jaspal Kaur - Auluck, Jaspal Kaur Kathirithamby, Sivasothinathan — Sivasothinathan, Kathirithamby Kaur, Harvinder - Chana, Harvinder Kecskemeti, Melinda Judit - Davis, Melinda Judit Kemp, Daisy Mary Elizabeth — Kemp, Mary Elizabeth Kennedy, Joanne Mary — Kennedy-Dew, Joanne Mary Konigsberg, Shana — Leibowitz, Shana Koziol, Natalie Marie — Koziol, Natasha Mari Kurinnoy, Alexander - Joseph, Alexander David Kurpita, Sonia — Oleskevych, Sonia Lacosse, Vernice Mary — Lacosse, Bernice Mary Lalonde, Joseph Napoleon Lionel — Lalonde, Paul Aurel Lan, Feng — Vink, Mieke Li Lan Feng Lander, Holly Mae — Wagner, Holly Mae Lanoix, Marie Regine Ginette - Lanoix, Michelle Sarah Laughton, Stacey Anne - Hein, Stacey Anne Lavallee, Jessica — Desbois, Jessica Chantale Marie Leblanc, Annie Marie Jeanne D'Arc — Atnikov, Annie Ruth Leclerc Hart, Marie Laure Pascale — Leclerc, Pasquale Marie Laure Leet, Brandon William Glenn — Hunter, Brandon William Glenn Leet, Shannon Judy - Hunter, Shannon Judith Lemieux, Michele Krista — Boivin, Michele Krista Lilley, Deborah Anne - Kampf, Deborah Anne Lin, Wei - Lin, Amy Wei Lin, Xuan — Lin, Robin Lipanovich, Sarah Skye - Harris, Sarah Skye Lipovsky, John — Gorman, John Lombardi, Tanya Michelle — Harris, Tanya Michelle Loouden, Vesli Djon — Louden, Thomas Wesley John Lotta, Francisco Carl — Lotto, Francisco Carl Lu, Cecilia - Chen, Cecilia Lu, Weng Rau - Chen, Kelvin Wen Dao Luu, Samantha Ngoc — Dick, Samantha Ngoc Lynch, Kristal Frances — Sproule, Kristal Frances MacGillivray, Katie-Scarlett Davis - MacGillivray, Katie-Scarlett Marie Davis Maciejewska, Monika - Sitarz, Monika Mainville, Joanne - Popkie, Joanne Mann, Satinder Kaur - Dhaliwal, Satinder Kaur Manolache, Daniela — Scripcaru, Daniela Massicot, Mayma Julia — Raphael, Mayma Julia Masters, Danny Keith - Masters-Billingsley, Danny Keith Masuko, Johanna Veronica — Seiler, Johanna Veronica Mather, Terri Lynn Anne - Moore, Terri Lynn Anne Matosevic, Ivana - Tensek, Ivana Maurier, Norma Jacqueline — Maurier, Jacqueline Norma Mayers, Perrier Channel — Savage, Piera Chanel McBain, Fiona Priya Marjory — Brau, Fiona Priya Marjory McCrea, Jill Christine — Clement, Jill Christine McMillan, Kristy Lynn — Fiegehen, Kristy Lynn McCarthy, Carol Ann Mary — Santos, Carol Ann Mary McKenna, Lesly Mary — McConnell, Lesly Mary Merrow, Deborah Lynne — Sweeney, Deborah Lynne Mitsubata, Kimie - Mitsubata, Hilda Kimie Mohammed, Rischard Wendell - Mohammed, Richard Wendell Monster, Dick — Mikhaila, Richard Daniel Monster, Rachel Anne - Mikhaila, Rachel Autumn Anne Moorthy, Ananthi - Murthy, Aananthi Mullin, Michelle Lenore — Mullin, Mishelle Lenore Murray, Nicholas James Edward - Lavallee, Nicholas James Edward Murthy, Aarthee Prasath — Murthy, Aarthee Murthy, Narayana Swamy Karuna — Murthy, Karunaa N. Murthy, Ravee Prasath — Murthy, Ravee N. Navaratnam, Krishanthini — Sivaraman, Krishanthini Navoa, Flordeliza Yap — Verches, Flordeliza Yap Nesterenko, Aleksander — Nesterenko, Alexander Nesterenko, Sergiy — Nesterenko, Sergei Nesterenko, Yevgueniy — Nesterenko, Eugene Nguyen, Duy Tien - Vonn, Matt Tien Nikolaevna, Ekaterina Nikolaevna — Ratnikov, Ekaterina Nikolaevna Noori, Mujgan — Sadat, Mujgan North, Jodi Lee - Correia, Jodi Lee

Northcott, Andrew Jordan — Breeze, Andrew Jordan Nyante, Mary Ofosuaa --- Nyante-Addo, Mary Ofosuaa O'Riley, Justin Henry — Castonguay, Justin Henry Obee, Lisa Carrie — McKenna, Lisa Carrie Paluszewska, Ewa Czeslawa — Paluszewska-Matthew, Ewa Czeslawa Perras, Sabrina Maria — Rogerson, Sabrina Maria Phoxay, Laddalay — Phoxay, Leah Poisson, Penny Kathleen — Poisson-Lawrence, Penny Kathleen Poole, Kate Louise — Hanna, Kate Louise Porter, Tara Louise — Coltman, Tara Louise Ribble, Dawn Michelle — Smith, Dawn Michelle Ribeiro, Lorissa Juliet — Dahlia, Lorissa Juliet Richards, Nadia Karimah — Salter, Nadia Karimah Rivers, Christopher James — Cassidy, Christopher James Rivers, Janet Lynn — Cassidy, Janet Lynn Rizzi, Kim Laura — McKenzie, Kim Laura Rogi, Joann Elaine - Rudy, Joanne Atkinson Rollox, Patricia June Desiree — Berment, Patricia June Desiree Rosevear, Lisa Marie Claire — Morin, Lisa Marie Claire Rutherford, Louise Marie — Hendriks, Louise Marie Salmon Daring, Jahcardo Zachary Shadrach Ee-Zekeiel - Penney, Jahcardo Shadrach Zachary Sanderson, Jennifer Lynn — Čarpenter, Jennifer Lynn Sandhu, Paramjit Kaur — Natt, Paramjit Kaur Saunders, Samantha Roxanne — Dano, Samantha Roxanne Sayed, Khatera — Zamani, Khatera Scott, Patricia Lynn — Potvin, Patricia Lynn Secivanovic, Sasa — Secivan, Sasha Seecharan, Julie-Ann Dominique — Persaud, Julie-Ann Dominique Sgouraditis, Christopher Lucas — Valerio, Christopher Lucas Sgouraditis, Matoula — Valerio, Matoula Shahid, Mashaal - Umar, Mshaal Shahid Shershneva, Margarita — Gorodnitsky, Margarita Singh, Jaspaul — Chana, Jaspaul Singh, Jaspreet — Bhalru, Jaspreet Singh Singh, Jetinder — Bhalru, Jetinder Singh Singh, Khushwant - Bains, Khushwant Singh Singh, Parminder Kaur — Chana, Parminder Singh Chana, Gurmukh — Chana, Gurmukh Smikle, Jeremy Brandon Jonathon — Sydiaha, Jeremy Brandon Jonathon Smith, Mary Ellen Marie — Hammer, Mary Ellen Marie Snarska, Anna Renata — Matys, Anna Renata Solorzano, Silvia Isabel — Major, Silvia Isabel Sovie, Lilli Lilly Linda — Batke, Linda Lilli Spearin, Barbara Ann — Moore, Barbara Ann Stefanovic, Zana — Bilkic, Zana Stephen, Sybilla Chitra — Jeyathas, Sybilla Chitra Stephens, James Reginald — Leveille, Lawrence Robert Storer-Folt, John Nicholson — Storer, John Nicholson Sumira, Riffat — Imtiaz, Sumira Sung, Jiyoung — Sung, Sunny Jiyoung Sutherland, Mellinda Georgina — Copeland, Mellinda Georgina Szotek, Przemyslaw Lukasz — Szotek, Lucas Przemyslaw Thompsett, Irene Elizabeth — Fairbairn, Irene Elizabeth Thompson, Haley Katelyn — Wiltshire, Haley Katelyn Tjhia, Miauw Lee — Luk, Miauw Lee Tobey, Virginia Alison Rene — Barnard, Virginia Alison Rene Tooher, Meaghan Elspeth Marie — Catalano, Meaghan Elspeth Marie Tournas, Helen — Tournas-Nikolovski, Helen Train, Sara Bella — Train, Eliana Sara Bella Turner, Barbara Helen — Turner, Barbara Kaylie Ushliyanage, Agampodige Ericka Bridget Premakumari — Ushliyanage, Ericka Bridget Kumari Uttley, Kelly Lynn — Ward, Kelly Lynn Vaccaro, Marie Josephine — Vaccaro-Chang, Marie Josephine Valade, Lisa Christine — Valade-De Melo, Lisa Christine Vedenina, Alexandra Dmitrievna — Vedenin, Alexandra Dmitria Vedenina, Anjelika Albertovna — Vedenin, Anjelika Alberta Vedenine, Dmitri Alexandrovitch — Vedenin, Dmitri Alexandr Walker, Carolyn Ruth — Busby, Carolyn Ruth Wang, Xiao Bo — Wang, Kevin Wason, Sharon Nelly — Wason, Shelly Sharon Nelly Wiwchar, Grant Warren — Pearson, Grant Warren Wong, Rebecca Pui Chun — Wong, Rebecca Wan Ching Yang, Xiao - Yang, Helen Xiao

Yeh, Tsui Ling — Fong, Tsui Ling Yu, Sau Yi — Yu, Sophie Sau Yi Zambri, Anna Maria Rocchina — Campolongo, Anna Maria Rocchina Zhang, Chen — Zhang, Claire Chen Zhu, Aijin — Shan, Aijin

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JUDITH HARTMAN, Deputy Registrar General.

Municipal Act Loi sur les municipalités

ORDER MADE UNDER THE MUNICIPAL ACT R.S.O. 1990 c.M.45 AND THE PLANNING ACT R.S.O. 1990 c.P.13

TOWN OF BLIND RIVER AND THE GEOGRAPHIC TOWNSHIPS OF COBDEN, JOGUES, JUILLETTE, KAMICHISITIT, MACK, SCARFE AND TIMMERMANS

DEFINITIONS

1 In this Order,

"former Town" means The Corporation of the Town of Blind River as it existed before January 1, 2001; and

"new municipality" means The Corporation of the Town of Blind River as established under section 2.

MUNICIPAL RESTRUCTURING

2 On January 1, 2001, the geographic townships of Cobden, Mack and Scarfe, excluding those lands which form part of Indian Reserve No. 8, and the geographic townships of Jogues, Juillette, Kamichisitit and Timmermans are annexed to The Corporation of the Town of Blind River.

INTERIM COUNCIL

- 4. (1) The terms of office of the members of the council of the former Town elected in the 2000 regular municipal election shall expire on December 31, 2000.
- (2) The members of the interim council of the new municipality shall assume office on January 1, 2001, and shall hold office until November 30, 2003.
- 5. (1) Effective January 1, 2001, the interim council of the new municipality shall be composed of six members consisting of,
 - (a) the head of council of the former Town; and
 - (b) the six members of council of the former Town.
 - (2) Each member of council shall have one vote on council.

COUNCIL

- 3. (1) Following the 2003 regular municipal election, the council of the new municipality shall be composed of seven members elected by general vote consisting of a head of council, to be known as the mayor, and six other members, to be known as councillors.
 - (2) Each member of council shall have one vote on council.

LIBRARY BOARD

- 6. (1) Effective January 1, 2001, the library board of the former Town shall be continued as the library board for the new municipality.
- (2) The operation and composition of the library board continued in subsection (1) shall be in accordance with the *Public Libraries Act*.

CEMETERY BOARD

7. The Hillside cemetery board is continued as a cemetery board of the new municipality.

POLICE SERVICES BOARD

- 8. (1) The Town of Blind River Police Services Board is continued as the police services board for the new municipality.
- (2) The operation and composition of the police services board continued under subsection (1) shall be in accordance with the *Police Services Act*.

PLANNING BOARD

- 9. (1) On January 1, 2001, the Blind River and Suburban Planning Board is dissolved.
- (2) All assets and liabilities, rights and obligations of the Blind River and Suburban Planning Board become the assets and liabilities, rights and obligations of the new municipality on January 1, 2001.
- (3) All applications made under the *Planning Act* on or before December 31, 2000, to the Blind River and Suburban Planning Board shall be deemed to be applications to and shall be continued by the new municipality.

ASSESSMENT

10. For the purpose of taxation on or after January 1, 2001, the area annexed under section 2 shall be deemed to be part of the new municipality.

TAXES, CHARGES AND RATES

- 11. (1) All taxes, charges and rates levied under any general or special Act and uncollected by the former Town which are due and unpaid on December 31, 2000 shall be deemed to be taxes, charges and rates due and payable to the new municipality and may be collected by the new municipality.
- (2) If the former Town has commenced procedures under the *Municipal Tax Sales Act* and the procedures are not completed by January 1, 2001, the new municipality may continue the procedures.

ASSETS AND LIABILITIES

12. On January 1, 2001 all assets and liabilities, rights and obligations including employees of the former Town and its local boards are vested in and become assets and liabilities, rights and obligations including employees of the new municipality and its local boards.

AREA RATING

13. The new municipality shall provide for a tax rate reduction of 20% of the tax rate, had the tax rate not been reduced, for the years 2001, 2002, 2003, 2004 and 2005 upon the rateable property located in the geographic area described in the Schedule in respect of police services and the operating and capital costs for roads.

BY-LAWS AND RESOLUTIONS

14. (1) On January 1, 2001, the by-laws and resolutions of the Town of Blind River shall extend to the annexed area described in

section 2 and shall remain in force in the annexed area until the date they are amended or repealed.

- (2) Any by-laws of the former Town passed under section 34 of the *Planning Act*, or a predecessor of that section, shall be deemed to be by-laws of the new municipality and shall remain in force until amended or repealed.
- (3) The zoning by-laws of the Blind River and Suburban Planning Board passed under the *Planning Act*, or a predecessor of that Act, as they apply to the area annexed under subsection 2(1), shall be deemed to be by-laws of the new municipality and shall remain in force until amended or repealed.
- (4) If the Blind River and Suburban Planning Board has commenced procedures to enact or amend a zoning by-law under the *Planning Act* for the area annexed under section 2 and the by-law or the amendment to it is not in force on January 1, 2001, the new municipality may continue the procedures to enact or amend the zoning by-law.
- (5) The official plan of the Blind River and Suburban Planning Board as it applies to the Town of Blind River and the geographic townships of Cobden, Mack and Scarfe annexed to the Town under section 2 and approved under the *Planning Act*, or a predecessor of that Act, becomes an official plan of the new municipality and shall remain in force until amended or repealed.
- (6) If the Blind River and Suburban Planning Board has commenced procedures to adopt an official plan or amendment to it under the *Planning Act* for the area referred to in subsection (7) and the official plan or amendment to it is not in force on January 1, 2001, the new municipality may continue the procedures to adopt the official plan or amendment to it.

TRANSITION COMMITTEE

- 15. (1) On or after December 1, 2000, a transition committee shall be established by the council of the former Town and shall be composed of,
 - (a) two members of the council of the former Town, appointed by the council; and
 - (b) five members representing the annexed area under section 2, appointed by the council of the former Town.
- (2) The committee established under subsection (1) ceases to exist subsequent to making its recommendations to the council of the new municipality and, in any event, no later than December 31, 2001.

DISPUTE RESOLUTION

- 16. (1) Where a dispute arises with respect to any issue arising out of the interpretation of this Order, the matter in dispute may be referred to mediation.
- (2) Where the matter in dispute under subsection (1) is not resolved by mediation, the matter in dispute may be referred,
 - (a) to arbitration in accordance with the provisions of the Arbitration Act, 1991; or
 - (b) to the council of the new municipality subsequent to January 1, 2001, for resolution.

TONY CLEMENT, Minister of Municipal Affairs and Housing.

SCHEDULE

- (1) All of the geographic townships of Juillette, Timmermans, Kamichisitit and Jogues.
- (2) The entire geographic township of Mack save and except:
 - Lot No's 5, 6, 7 & 8, Concession 1
 - Registered Plan No. M-177
 - Parcel 1189 ACS (PT)
 - Part 1, Plan N. IR6120 Parcel 9424 A.E.S.
- (3) Those parts of the geographic township of Scarfe including:
 - Lot No's 1 14
 - Lot No's 1 31
 - Plan M-83
 - Plan M-89
 - Lee's Island "C"
 - S. Pt. Lot 10, Concession 2
- (4) Those parts of the geographic township of Cobden including:
 - N. Pt. Lot 12, Concession 4, Parcel 1790 A.C.S.
 - S. Pt. Lot 12, concession 4, T-164392
 - S. Pt. Lot 10, Concession 4, T-40287
 - N. Pt. Lot 10, Concession 4, T-375360
 - N. Pt. Lot 10, Concession 3, T-232848
 - N. Pt. Lot 11, Concession 3, T-41222
 - N. Pt. Lot 12, Concession 3, T-45829
 - N. Pt. Lot 12, Concession 3, T-29716
 - S. Pt. Lot 12, Concession 3, T-34662/CRT-67727
 - Pt. Lot 12, Concession 2, Parcel 832 A.C.S.
 - Pt. Lot 11, Concession 2, Parcel 2578 A.C.S.
 - Island No. 2 (Fox Island) T-320374
 - Island No. 18, T-279584
 - Island No. 6, T-274584
 - Parcel 5067 A.C.S.
- (5) Those parts of the former Town of Blind River including:
 - Pts 2, 4, 5, 6, IR-5276, Parcel 2019 A.E.S.
 - Pts 1, 7, 8, IR-5276, Parcel 8331 A.E.S.
 - Pt. 3, IR-5276, Parcel 8332 A.E.S.
 - T-111446, Lots 1 29, AR-157
 - Pt. 8, AR-48
 - Pt. 1, Ir-7031, Parcel 9552 A.E.S.
 - Pt. 10, AR-48, Parcel 5685 A.E.S.
 - Island No. D, Parcel 1157 A.E.S.
 - Lot 7, Plan M-81, Parcel 5803 A.E.S.
 - Island No. 5, Parcel. 2037 A.E.S.
 - Island No. 7, Parcel 1165 A.E.S.
 - Parcel 2088 A.E.S.
 - Lot 4, Plan M-82, Parcel 2592 A.E.S.
 - Lot 3, Plan M-82, Parcel 5932 A.E.S.
 - Lot 2, Plan M-82, Parcel 5854 A.E.S.
 - Lot 1, Plan M-82, Parcel 5853 A.E.S.
 - Pts 1, 2, AR-356, Parcel 6020 A.E.S.
 - CK 275, Parcel 5459 A.E.S.
 - GH 20, Parcel 5580 A.E.S.
 - GH 21, Parcel 5846 A.E.S.
 - Island "G", Parcel 1192 A.E.S.
 - Island JD-595, Parcel 2624 A.C.S.

Alcohol and Gaming Commission of Ontario Commission des alcools et des ieux de l'Ontario

THE LIQUOR LICENCE ACT, R.S.O. 1990, CHAPTER L.19

NOTICE OF VOTES

NOTICE IS HEREBY GIVEN of the receipt of Returns of votes taken in the hereinafter named municipality on the 13th day of November, 2000 under the provisions of the Liquor Licence Act, 1990.

Municipality:

City of Stratford, County of Perth

Question:

7(1)Are you in favour of the retail sale of spirits, beer and wine in government stores?

Result:

Votes polled for the Affirmative Side 296 Votes polled for the Negative Side 58

Question:

Are you in favour of the sale of spirits, beer and wine for 7(2)consumption in licensed premises?

Result

Votes polled for the Affirmative Side 303 Votes polled for the Negative Side 50

Dated at Toronto, this 8th day of December, 2000.

DUNCAN BROWN, Registrar,

(6783) 51 Alcohol & Gaming Commission of Ontario.

Applications to Provincial Parliament — Private Bills **Demandes au Parlement** provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders may be obtained from:

> Committees Branch Room 1405, Whitney Block, Queen's Park Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

> CLAUDE L. DESROSIERS, Clerk of the Legislative Assembly.

Corporation Notices Avis relatifs aux compagnies

963249 ONTARIO INC.

Ontario Corporation Number 963249

TAKE NOTICE CONCERNING WINDING UP of 963249 Ontario Inc., Date of Incorporation: November 8, 1991, Liquidator: Arthur H. Van Camp, 35 Kingsbridge Garden Circle, Suite 3004, Mississauga, Ontario L5R 3K4, Date Appointed: November 20, 2000.

This notice is filed under subsection 205 (2) of the Business Corporations Act. A meeting of the shareholders of the Corporation pursuant to subsection 205 (1) of the Act was held on November 30, 2000.

Pursuant to subsection 205 (3) of the Business Corporations Act, on the expiration of three months after the date of filing of this notice, the Corporation is dissolved.

Dated at Thunder Bay, this 30th day of November, 2000.

(3452) 51

ARTHUR H. VAN CAMP, Liquidator.

Sheriff's Sale of Lands Ventes de terrains par le shérif

File #99-01502 Court File # 20900/99

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice directed to the Sheriff of the Regional Municipality of Halton against the real and personal property of PAOLO SIGNORELLO also known as PAULO SIGNORELLO also known as PAUL SIGNORELLO, Debtor, at the suit of THE CANADA TRUST COMPANY, Creditor.

I HAVE SEIZED AND TAKEN into execution the undivided half share or interest and all other right, title, interest and equity of redemption of the said PAOLO SIGNORELLO also known as PAULO SIGNORELLO also known as PAUL SIGNORELLO in the land described as follows:

Parcel 54-1 Section 20M-532 being Lot 54 Plan 20M-532 in the Town of Oakville, Regional Municipality of Halton.

PIN 24893-0028 (LT)

The subject property is municipally known as 1110 Lambton Drive, Oakville and is said to be a single dwelling house, exterior brick veneer with aluminum soffits, and a 2-car garage. Modern executive style area located on a quiet crescent. Go-train access, close to schools and small plaza, good commuter area.

ALL OF WHICH said undivided half share of interest and all other right, title, interest and equity of redemption of PAOLO SIGNORELLO also known as PAULO SIGNORELLO also known as PAUL SIGNORELLO, Debtor, in the said land and tenements, I shall offer offer for sale by Public Auction in this office, in the Court House, 491 Steeles Avenue East, in the Town of Milton on Tuesday the 16th day of January, 2001, at the hour of 11:00 o'clock in the forenoon.

TERMS: Cash or certified cheque made payable to

Minister of Finance.

Deposit of 10% of bid price at time of sale.

10 days to arrange financing.

Delivery only on payment in full, failing which all

payments are forfeited Other conditions as announced.

NOTE: No persons working for the Ministry of the Attorney General, or of the Provincial Court (Civil Division) or persons working for them shall purchase, either directly or indirectly, any goods, chattels, land or tenements exposed by a Sheriff for sale under legal process.

(8699) T.F.N.

This sale is subject to cancellation up to the time of sale without any further notice.

> ALISON HEDDEN. Supervisor Client Services, Regional Municipality of Halton. (905) 878-7285

(3456) 51

Sales of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL TAX SALES ACT

THE CORPORATION OF THE TOWNSHIP OF ADDINGTON HIGHLANDS

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on January 17th, 2001, at 72 Edward Street, Flinton, Ontario.

The tenders will then be opened in public on the same day at 3:01

No.	Description of Land(s)	Minimum Tender Amount
1)	N1/2 of W1/2 Lot 21, Con. 11, Kaladar, 37 ac +/	\$2,476.50
2)	Pt. Lot 22, Con. 6, Denbigh, 1/2 ac +/	\$10,775.96
3)	Pt. Lot 23, Con. 7, Kaladar, 55 ac +/	\$4,223.36
4)	Pt. N1/2 Lot 10, Con. 7, Kaladar, .9 ac +/	\$2,949.29
5)	N1/2 of E1/2 Lot 25, Con. 5, Kaladar, 66.5 ac +/	\$4,468.41
6)	Plan 32A Lot 38, Pt. Lot 30, Pt. Lot 31, Kaladar, .34 ac +/	\$3,457.82
7)	W1/2 Lot 6, Con. 1, Kaladar, 45 ac +/	\$2,744.09
8)	Pt. Lot 5, Con. 13, Abinger, 17.5 ac +/	\$3,577.06
9)	Pt. Lot 31, Con. 13, Abinger, 1 ac +/	\$1,978.71
10)	Pt. Lot 21, Con. 7, pt. 1, Plan 29R-1336, Kaladar, 35 ac +/	\$20,544.22
11)	Pt. Lot 17, Con. 7, Kaladar, 5 ac +/	\$4,615.64

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Tax Sales Act, being chapter M.60 of the Revised Statutes of Ontario 1990 and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

> JACK PAUHL, Clerk Treasurer, Township of Addington Highlands, 72 Edward Street, P.O. Box 89, Flinton, Ontario K0H 1P0. (613) 336-2286 ph

MUNICIPAL TAX SALES ACT R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824

THE CORPORATION OF THE TOWNSHIP OF MACHAR

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Monday, January 22, 2001 at the municipal offices of The Corporation of The Township of Machar.

The tenders will be opened in public on the same date at 7:00 p.m., at the municipal offices of The Corporation of the Township of Machar.

Description of Land(s)

Minimum Tender Amount

Lot 14, Concession 2, Township of Machar, District of Parry Sound, saving and excepting thereout and therefrom Parts 1 and 2,

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the Municipality or board and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Tax Sales Act and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

Tenders must be submitted in sealed envelopes marked "Tender for Lot 14, Concession 2".

For further information regarding this sale and a copy of the prescribed form of tender, contact:

> CLERK-TREASURER. The Corporation of the Township of Machar, P.O. Box 70, South River, Ontario POA 1X0.

(3455) 51

Sales of Land for Tax Arrears by Public Auction Ventes de terrains aux enchères publiques pour arriéré d'impôt

MUNICIPAL TAX SALES ACT R.S.O. 1990, c. M.60, s. 9 (2) (d) R.R.O. 1990, Reg. 824, r. 13(1)

THE CORPORATION OF THE COUNTY OF PERTH

TAKE NOTICE that the land(s) described below will be offered for sale by public auction at 9:30 a.m. on the 9th day of January, 2001 at the Court House, One Huron Street, Stratford, Ontario N5A 5S4.

Description of Land(s)

Minimum Bid \$

Lot 36, Plan 306, Township of West Perth. (Formerly Township of Fullarton), County of Perth.

(3453) 51

All amounts payable by the successful purchaser shall be payable in full at the time of the sale by cash or money order or by a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office.

The municipality or board makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Tax Sales Act and the Municipal Tax Sales Rules. The successful purchaser will be required to pay

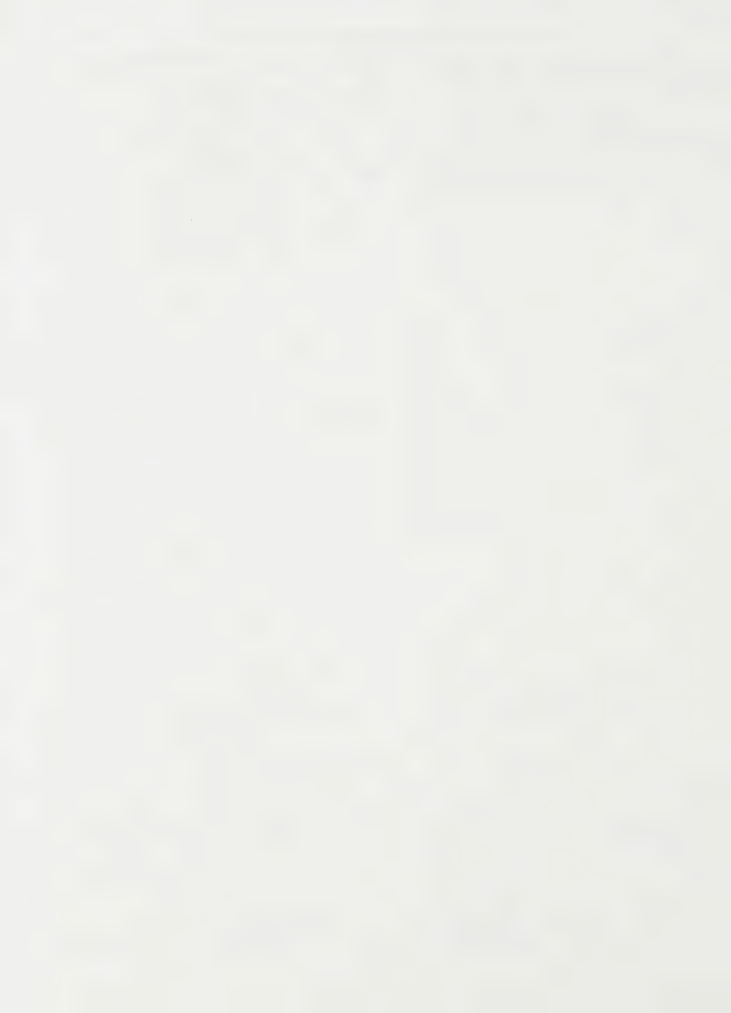
the amount bid plus accumulated taxes and the relevant land transfer

N5A 5S4.

For further information regarding this sale, contact:

JUDY SCHWEITZER,
Deputy Clerk-Treasurer,
The Corporation of the County of Perth,
One Huron Street,
Stratford, Ontario

(3454) 51



Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2000-12-16

ONTARIO REGULATION 615/00

made under the

INCOME TAX ACT

Made: November 29, 2000 Filed: November 30, 2000

Amending Reg. 646 of R.R.O. 1990 (Amounts Deducted or Withheld by Employers)

Note: Since the end of 1999, Regulation 646 has been amended by Ontario Regulation 395/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. (1) Paragraph 12 of subsection 3 (1) of Regulation 646 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:
 - 12. 38.5 per cent, if the payment of remuneration is made after June 30, 1999 and before July 1, 2000.
 - 13. 36.5 per cent, if the payment of remuneration is made after June 30, 2000.
- (2) Paragraph 12 of subsection 3 (3) of the Regulation is revoked and the following substituted:
 - 12. 38.5 per cent, if the payment of remuneration is made after June 30, 1999 and before July 1, 2000.
 - 36.5 per cent, if the payment of remuneration is made after June 30, 2000.
- (3) The definition of "notional provincial tax" in subsection 3 (7) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:
- "notional provincial tax" means, for the taxation year of an employee in respect of an amount to be deducted or withheld from a payment of remuneration to the employee, the product determined by multiplying the percentage used in subsection (1) or (3) to determine the amount to be deducted or withheld by,
- (4) Paragraph 21 of subsection 3 (8) of the Regulation is amended by inserting "and before July 1, 2000" after "after June 30, 1999".
- (5) Paragraph 22 of subsection 3 (8) of the Regulation is amended by inserting "and before July 1, 2000" after "after June 30, 1999".
- (6) Subsection 3 (8) of the Regulation is amended by adding the following paragraphs:
 - 23. In the case of a payment of remuneration made after June 30, 2000 from which an amount is required to be deducted or withheld under subsection (1), the amount determined by dividing the employee's additional tax factor, if any, as calculated under subsection (8.1) for the year in which payment is made by the maximum number of pay periods for that taxation year.
 - 24. In the case of a payment of remuneration made after June 30, 2000 from which an amount is required to be deducted or

withheld under subsection (3), the amount calculated using the formula,

A×B/C

in which.

- "A" is the employee's additional tax factor, if any, as calculated under subsection (8.1) for the taxation year in which payment is made,
- "B" is the amount of the payment of remuneration, and
- "C" is the amount of the employee's notional net remuneration as determined under paragraph 102 (2) (e) of the Federal Regulations for the taxation year in which payment is made.
- (7) Section 3 of the Regulation is amended by adding the following subsection:
- (8.1) An employee's additional tax factor for a taxation year is the amount calculated as follows:
 - If the employee's notional provincial tax for the taxation year exceeds \$1,322 but does not exceed \$3,466, the amount is calculated using the formula,

in which "D" is the employee's notional provincial tax for the taxation year.

If the employee's notional provincial tax for the taxation year exceeds \$3,466 but does not exceed \$3,957, the amount is calculated using the formula,

$$120 + [0.2559 \times (D - 3,466)]$$

in which "D" is the employee's notional provincial tax for the taxation year.

 If the employee's notional provincial tax for the taxation year exceeds \$3,957 but does not exceed \$4,373, the amount is calculated using the formula,

$$246 + [0.3107 \times (D - 3.957)]$$

in which "D" is the employee's notional provincial tax for the taxation year.

4. If the employee's notional provincial tax for the taxation year exceeds \$4,373, the amount is calculated using the formula,

$$375 + [0.6707 \times (D - 4,373)]$$

in which "D" is the employee's notional provincial tax for the taxation year.

- (8) Paragraph 2 of subsection 3 (12) of the Regulation is amended by inserting "and before July 1, 2000" after "June 30, 1998".
- (9) Subsection 3 (12) of the Regulation is amended by adding the following paragraph:
 - 3. If the payment of remuneration is made after June 30, 2000, no amount shall be deducted or withheld from the payment if the employee's notional provincial tax for the taxation year in which the payment is made is equal to or less than \$152.

2. This Regulation shall be deemed to have come into force on July 1, 2000.

51/00

ONTARIO REGULATION 616/00

made under the

MENTAL HEALTH ACT

Made: November 29, 2000 Filed: November 30, 2000

Amending Reg. 741 of R.R.O. 1990 (General)

Note: Since the end of 1999, Regulation 741 has been amended by Ontario Regulations 563/00 and 598/00. Previous amendments are listed in the Table of Regulations published in *The* Ontario Gazette dated January 22, 2000.

- 1. Section 1 of Regulation 741 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:
 - 1. In this Regulation.

"psychiatric facility" means a facility that the Minister designates as such under section 80.2 of the Act.

- 2. Section 3 of the Regulation is revoked.
- 3. (1) Subsection 4 (1) of the Regulation is revoked and the following substituted:
- (1) Unless exempted therefrom by the Minister under subsection 80.2 (1) of the Act, every psychiatric facility shall offer a program that includes the following essential services:
 - 1. In-patient services.
 - 2. Out-patient services.
 - 3. Day care services.
 - 4. Emergency services.
 - 5. Consultative and educational services to local agencies.
- (2) Subsection 4 (3) of the Regulation is revoked and the following substituted:
- (3) The list of psychiatric facilities designated by the Minister, their classifications, as well as any exemption from the requirement to provide the essential services mentioned in subsection (1), is available on the Internet through the website of the Ministry of Health and Long-Term Care at www.gov.on.ca/health.
- 4. Section 5 of the Regulation is revoked and the following substituted:
- 5. The observation, care and treatment of patients of a psychiatric facility shall be under the direction and supervision of a psychiatrist except at the Woodstock General Hospital and the St. Joseph's Care Group, Westmount St. Site, in Thunder Bay.
- 5. The heading immediately preceding section 7 and section 7 of the Regulation are revoked and the following substituted:

APPLICATION OF PARTS II AND III OF ACT

7. The psychiatric facilities designated by the Minister as belonging to the class of facilities not required to provide in-patient services are exempt from the application of,

- (a) Part II of the Act, except section 13, clause 26 (3) (b), sections 35, 36, 36.1, 36.2 and 36.3, subsections 38 (4), (5), (6), (7), (8) and (9) and subsections 48 (1) and (3); and
- (b) Part III of the Act.
- 6. The Regulation is amended by adding the following sections:

BRINGING INFORMATION BEFORE JUSTICE UNDER SECTION 16

7.1 For the purposes of section 16 of the Act, information on oath may be brought before a justice of the peace orally or in writing, and may include documents and other recorded materials relevant to the subject matter of the proceeding.

TAKING INTO CUSTODY BY FACILITY

- **7.2** (1) Where a person is taken to a psychiatric facility under section 33 of the Act, the officer in charge or his or her delegate shall ensure that a decision is made as soon as is reasonably possible as to whether or not the facility will take custody of the person.
- (2) The staff member or members of the psychiatric facility responsible for making the decision shall consult with the police officer or other person who has taken the person in custody to the facility.
- (3) A staff member designated for this purpose shall communicate with the police officer or other person about any delays in the making of the decision.
- (4) Where a decision is made to take the person into custody, the designated staff member shall promptly inform the police officer or other person of the decision.

COMMUNITY TREATMENT ORDERS

- 7.3 A physician is qualified to issue or renew a community treatment order if he or she is,
 - (a) a psychiatrist;
 - (b) a physician who practises in the area of mental health; or
 - (c) a physician who is an employee or staff member of a psychiatric facility.
- 7.4 Where a physician issues an order for examination under subsection 33.3 (1) or 33.4 (3), the physician shall ensure that the police,
 - (a) have complete and up-to-date information about the name, address and telephone number of the physician responsible for completing the examination required under the order and, if the information changes, shall provide the police with the changed information; and
 - (b) are immediately notified if the person subject to the order voluntarily attends for the examination or, for any other reason, the order is revoked prior to its expiry date.
- 7. Section 8 of the Regulation is revoked and the following substituted:
- 8. (1) Where the absence without authorization of a patient who is subject to detention in a psychiatric facility becomes known to the officer in charge, he or she shall forthwith issue an order for return in the approved form and notify the appropriate law enforcement authorities.
- (2) Where the officer in charge has issued an order for return and has notified the appropriate law enforcement authorities, he or she shall notify those authorities forthwith if the patient returns or if the patient does not return and is deemed discharged from the facility under subsection 28 (4) of the Act.
- 8. Section 9 of the Regulation is amended by striking out "in Form 17" and substituting "in the approved form".

- 9. The heading immediately preceding section 12 and section 12 of the Regulation are revoked.
- 10. Section 13 of the Regulation is revoked and the following substituted:
- 13. (1) An application under subsection 15 (1) or (1.1) of the Act shall be in Form 1.
- (2) An order under subsection 16 (1) or (1.1) of the Act shall be in Form 2.
 - (3) A certificate of involuntary admission shall be in Form 3.
 - (4) A certificate of renewal shall be in Form 4.
 - (5) An order under subsection 21 (1) of the Act shall be in Form 6.
 - (6) An order under subsection 22 (1) of the Act shall be in Form 8.
- (7) An order to admit a person coming into Ontario under subsection 32 (1) of the Act shall be in Form 13.
- (8) A community treatment order under subsection 33.1 (2) of the Act shall be in Form 45.
- (9) An order for examination under subsection 33.3 (1) or 33.4 (3) of the Act shall be in Form 47.
- (10) Where the Minister approves a form and requires its use under section 80.1 of the Act, the form shall be available on the Internet through the website of the Ministry of Health and Long-Term Care at www.gov.on.ca/health.
- 11. The heading immediately preceding section 14 and section 14 of the Regulation are revoked and the following substituted:

RIGHTS ADVICE

- 14. (1) The Minister shall designate one or more persons or categories of persons to perform the functions of a rights adviser under the Act in each psychiatric facility designated as an institution under the *Mental Hospitals Act* and may revoke such a designation.
- (2) A psychiatric facility that is not an institution under the *Mental Hospitals Act* shall designate one or more persons or categories of persons to perform the functions of a rights adviser under the Act in the facility.
- (3) A psychiatric facility acting under subsection (2) may designate a person or persons or a category of persons designated by the Minister under subsection (1) but on doing so the facility shall inform the Minister of the designation.
- (4) A psychiatric facility may revoke a designation made under subsection (3).
- (5) A designation or revocation by a psychiatric facility shall be made on its behalf by the officer in charge.
- 14.1 The Minister shall designate one or more persons or categories of persons to perform the functions of a rights adviser under the Act with respect to a person who is being considered for the issuance or renewal of a community treatment order where the person is not a patient in a psychiatric facility and may revoke such a designation.
- 14.2 Only persons who meet the following requirements may be designated to perform the functions of a rights adviser under the Act whether in a psychiatric facility or with respect to a person who is being considered for the issuance or renewal of a community treatment order:

- The person must be knowledgeable about the rights to apply to the Board provided under the Act and the *Health Care Consent* Act, 1996;
- The person must be knowledgeable about the workings of the Board, how to contact the Board and how to make applications to the Board.
- The person must be knowledgeable about how to obtain legal services.
- The person must have the communications skills necessary to perform effectively the functions of a rights adviser under the Act.
- The person must have successfully completed a training course for rights advisers approved by the Minister and have been certified as having completed such a course.
- 14.3 (1) A physician who is considering issuing or renewing a community treatment order for a person under section 33.1 of the Act shall give notice of his or her intention in the approved form to the person, the person's substitute decision-maker, if any, and to a rights adviser
- (2) A rights adviser who receives notice under subsection (1) shall promptly,
 - (a) provide rights advice to the person unless the person refuses the provision of rights advice;
 - (b) provide rights advice to the person's substitute decision-maker, if any.
- (3) The rights adviser shall explain to the person and the substitute decision-maker, if any, the requirements for the issuance or renewal of a community treatment order, the significance of such an order, including any obligations that the person or the substitute decision-maker may be required to meet under the order.
- (4) Where a rights adviser who receives notice under subsection (1) believes that it is in the best interest of the person to receive rights advice from another rights adviser, he or she shall ensure that a second rights adviser provides such advice.
- (5) Where a rights adviser provides rights advice to the person and the substitute decision-maker, if any, the rights adviser shall promptly provide confirmation of that fact to the physician in the approved form.
- (6) Where a person refuses the provision of rights advice, the rights adviser shall promptly provide confirmation of that fact to the physician in the approved form.
- 12. Section 16 of the Regulation is amended by adding the following subsection:
- (2) In circumstances other than those described in subsection 14.3 (5) and (6), where a rights adviser is required to explain a matter to a person under the Act, he or she shall provide confirmation that the explanation has been given to the attending physician or the officer in charge, as the case may be, in the approved form.
 - 13. Schedules 1, 2, 3, 4 and 5 to the Regulation are revoked.
- 14. Forms 1 and 2 of the Regulation are revoked and the following substituted:

Form 1

Mental Health Act

APPLICATION BY PHYSICIAN FOR PSYCHIATRIC ASSESSMENT Name of Physician: Physician Address: (print first and last name of person) whose address is: You may only sign this FORM 1 if you have personally examined the person within the past seven days. In deciding if a Form 1 is appropriate, you must complete either Box A (serious harm test) or Box B (persons who are incapable of consenting to treatment and meet the specified criteria test) below. BOX A — SUBSECTION 15 (1) OF THE MENTAL HEALTH ACT SERIOUS HARM TEST The Past/Present Test (Check one or more) I have reasonable cause to believe that the person: has threatened or is threatening to cause bodily harm to himself or herself, has attempted or is attempting to cause bodily harm to himself or herself. has behaved or is behaving violently towards another person, has caused or is causing another person to fear bodily harm from him or her, or has shown or is showing a lack of competence to care for himself or herself. I base this belief on the following information (you may, as appropriate in the circumstances, rely on any combination of your own observations and information communicated to you by others): My own observations: Facts communicated to me by others: The Future Test (Check one or more) I am of the opinion that the person is apparently suffering from mental disorder of a nature or quality that likely will result in: serious bodily harm to himself or herself. serious bodily harm to another person, serious physical impairment of himself or herself. I base this opinion on the following information (you may, as appropriate in the circumstances, rely on any combination of your own observations and information communicated to you by others): My own observations: Facts communicated to me by others:

. Reg. 616/00	THE ONTARIO GAZETTE / LA GAZETTE DE L'ONTARIO	203
PATIENTS WH	BOX B — SUBSECTION 15 (1.1) OF THE <i>MENTAL HEALTH ACT</i> HO ARE INCAPABLE OF CONSENTING TO TREATMENT AND MEET THE SPECIFIED CRITER	RIA
Note: The patient mus	st meet the criteria set out in each of the following conditions.	
I have reasonable cause	to believe that the person:	
	ived treatment for mental disorder of an ongoing or recurring nature that, when not treated, is of a nature or come or more of the following: (please indicate one or more)	quality that
serious bod [] substantial	dily harm to himself or herself, dily harm to another person, I mental or physical deterioration of himself or herself, or ysical impairment of himself or herself;	
AND		
2. Has shown clinical in	mprovement as a result of the treatment;	
AND		
I am of the opinion that	the person,	
	the meaning of the <i>Health Care Consent Act</i> , 1996, of consenting to his or her treatment in a psychiatric facil substitute decision-maker has been obtained;	ity and the
AND		
4. Is apparently suffering that is similar to the p	ng from the same mental disorder as the one for which he or she previously received treatment or from a ment previous one;	al disorder
AND		
5. Given the person's h	nistory of mental disorder and current mental or physical condition, is likely to: (choose one or more of the fo	ollowing)
[] cause serie [] suffer subs	ious bodily harm to himself or herself, OR ious bodily harm to another person, OR ious another person, OR ious physical or physical deterioration, OR ious physical impairment.	
	he following information (you may, as appropriate in the circumstances, rely on any combination of your own own municated to you by others):	n observa-
My own observations:		

Facts communicated by	others:	

I have made careful inquiry into all the facts necessary for me to form my opinion as to the nature and quality of the person's mental	disorder.
hereby make application for a psychiatric assessment of the person named.	

Foday's Date:	Today's Time:
Examining Physician's Signature:	

This form authorizes, for a period of seven days including the date of signature, the apprehension of the person named and his or her detention in a psychiatric facility for a maximum of 72 hours.

FOR USE AT THE PSYCHIATRIC FACILITY

Once the period of detention at the psychiatric facility begins, the attending physician should note the date and time this occur	s and n	nust promptly
give the person a Form 42.		

Date and Time detention commences:	Physician's Signature:	
Date and Time Form 42 delivered:	Physician's Signature:	

Form 2

Mental Health Act

ORDER FOR EXAMINATION

(section 16)

То	the police officers of Ontario:
W	hereas information upon oath has been brought before me, a justice of the peace in and for the province of Ontario
by	(print full name of person bringing information)
of	(address of person bringing information)
in	respect of
•••	(print full name or other description of person to be examined)
of	(home address, if known)
PA	ART A <u>OR</u> PART B MUST BE COMPLETED
PA	ART A — SUBSECTION 16 (1)
Inf	formation has been brought before me that such person:
[]	has threatened or attempted or is threatening or attempting to cause bodily harm to himself or herself; has behaved or is behaving violently towards another person or has caused or is causing another person to fear bodily harm from him or her
[]	has shown or is showing a lack of competence to care for himself or herself.
	addition, based upon the information before me I have reasonable cause to believe that the person is apparently suffering from mental disorder of ature or quality that likely will result in,
[]	serious bodily harm to the person; serious bodily harm to another person; or serious physical impairment of the person.
PA	ART B — SUBSECTION 16 (1.1)
Inf	formation has been brought before me that such person:
a)	has previously received treatment for mental disorder of an ongoing or recurring nature that, when not treated, is of a nature or quality that likely will result in serious bodily harm to the person or to another person or substantial mental or physical deterioration of the person or serious physical impairment of the person; and
b)	has shown clinical improvement as a result of the treatment;
In	addition, based upon the information before me I have reasonable cause to believe that the person:
c)	is apparently suffering from the same mental disorder as the one for which he or she previously received treatment or from a mental disorder that is similar to the previous one;
d)	given the person's history of mental disorder and current mental or physical condition, is likely to,
	 [] cause serious bodily harm to himself or herself, [] cause serious bodily harm to another person, [] suffer substantial mental or physical deterioration of the person, or [] suffer serious physical impairment of the person; and
e)	is apparently incapable within the meaning of the <i>Health Care Consent Act</i> , 1996 of consenting to his or her treatment in a psychiatric facility and the consent of his or her substitute decision-maker has been obtained.

Now therefore, I order you, the said police officers, or any of you, to take the said person in custody forthwith to an appropriate place for examination by a physician.		
	(Date of Signature)	
	(Municipality where order signed)	
	(Signature of Justice of the Peace)	
	(Print name of Justice of the Peace)	
	NOTES FOR APPLICANT/INFORMANT	
1.	You may wish to provide your telephone number on this form so that you can be contacted by the police or the examining physician after this order is issued. This is entirely voluntary. You are not required to give this information for the order to be issued or for the order to be legally valid.	
	Name: Telephone Number:	
2.	You may wish to seek legal advice concerning this order, including the effect of this order and your legal rights.	
3.	You may wish to inform the police, the examining physician and/or an appropriate health care professional of the evidence you gave to the justice of the peace, if you consider it appropriate in all the circumstances to do so. If you decide to do so, please use the space provided below. Use the back of this form if necessary. You are not required to give this information for the order to be issued or for the order to be legally valid.	
	15. The Regulation is amended by adding the following Forms:	
	Form 3	
	Mental Health Act	
	CERTIFICATE OF INVOLUNTARY ADMISSION	
Na	me of patient:	
Na	me of physician:	
Na	me of psychiatric facility:	
Dat	te of examination:	
I he	ereby certify that the following three pieces of information are correct:	
1.	I personally examined the patient on the date set out above.	
2.	I am of the opinion that the patient named above is not suitable for voluntary or informal status.	
3.	Complete one or more boxes as appropriate.	
	[] I am of the opinion that the patient named above meets the criteria set out in Box A. (Please complete Box A below).	
	[] I am of the opinion that the patient named above meets each of the criteria set out in Box B. (Please complete Box B below.)	
	BOX A — RISK OF SERIOUS HARM	
No	te: Check one or more boxes as appropriate.	
The	e patient is suffering from mental disorder of a nature or quality that likely will result in:	
	 serious bodily harm to the patient, serious bodily harm to another person, serious physical impairment of the patient, 	
unl	ess he or she remains in the custody of a psychiatric facility.	

		BOX B — PATIENTS WHO ARE INCAPABLE OF CONSENTING TO TREATMENT AND MEET THE SPECIFIED CRITERIA
N	ote: The p	atient <u>must</u> meet all of the following five criteria.
1.	The patie	ent has been found incapable, within the meaning of the <i>Health Care Consent Act, 1996</i> of consenting to his or her treatment in facility and the consent of his or her substitute decision-maker has been obtained.
2.		ent has previously received treatment for mental disorder of an ongoing or recurring nature that, when not treated, is of a nature nat likely will result in one or more of the following: (please indicate one or more)
		ious bodily harm to the patient,
		ious bodily harm to another person, estantial mental or physical deterioration of the patient, or
		ious physical impairment of the patient.
3.		ent has shown clinical improvement as a result of the treatment.
4.	4. The patient is suffering from the same mental disorder as the one for which he or she previously received treatment or from a mental der that is similar to the previous one.	
5. Given the patient's history of mental disorder and current mental or physical condition, the patient is likely to more)		e patient's history of mental disorder and current mental or physical condition, the patient is likely to: (please indicate one
		ise serious bodily harm to himself or herself,
	[] suf	ise serious bodily harm to another person, fer substantial mental or physical deterioration, or
	[] suf	fer serious physical impairment.
)ata	e of cianatu	re:
oigi	iature or att	ending physician:
		NOTES
)	This certif	icate is valid for 14 calendar days, including the day upon which it was signed.
2)	The follow	ring actions must be taken promptly after this form is signed:
	a) The	signing physician must give the patient a properly executed Form 30 notice and notify a rights adviser.
	b) The	rights adviser must meet with the patient and explain to him or her the significance of the certificate and the right to have wed by the Consent and Capacity Board.
		Form 4
		Mental Health Act
		CERTIFICATE OF RENEWAL
lan	ne of patien	E
		ian:
		atric facility:
		ation:
he	person's sta	atus at the psychiatric facility is that he/she is,
}	an involun	tary patient subject to a Certificate of Involuntary Admission which expires on, or
		(date)
]	an involun	tary patient subject to an existing Certificate of Renewal which expires on
		(date)

You must complete one or more of BOX A OR BOX B for this form to be valid.

	BOX A You must be satisfied that both criteria are met
I a	m of the opinion that:
1.	the patient is suffering from mental disorder of a nature or quality that likely will result in: (choose one or more of the following)
	 serious bodily harm to the patient, serious bodily harm to another person, serious physical impairment of the patient,
un	less the patient remains in the custody of a psychiatric facility; AND
2.	the patient is not suitable for continuation as an informal or voluntary patient.
	BOX B
I a	You must be satisfied that all six criteria are met m of the opinion that:
1.	the patient has been found incapable, within the meaning of the <i>Health Care Consent Act</i> , 1996, of consenting to his or her treatment in a psychiatric facility and the consent of his or her substitute decision-maker has been obtained, AND
2.	the patient has previously received treatment for mental disorder of an ongoing or recurring nature that, when not treated, is of a nature or quality that likely will result in (choose one or more of the following):
	 serious bodily harm to the patient, serious bodily harm to another person, substantial mental or physical deterioration of the patient, or serious physical impairment of the patient, AND
3.	has shown clinical improvement as a result of the treatment, AND
4.	is suffering from the same mental disorder as the one for which he or she previously received treatment or from a mental disorder that is similar to the previous one, AND
5.	given the patient's history of mental disorder and current mental or physical condition, the patient is likely to: (choose one or more of the following)
	 [] cause serious bodily harm to himself or herself, [] cause serious bodily harm to another person, [] suffer substantial mental or physical deterioration, or [] suffer serious physical impairment;
6.	the patient is not suitable for continuation as an informal or voluntary patient.
hie	is a certificate of renewal
nis	certificate is effective on the date that it is signed and expires on (day) (month) (year)
ate	of signature:
ign	ature of attending physician:
	Form 13
	Mental Health Act
	ORDER TO ADMIT A PERSON COMING INTO ONTARIO
o: .	
	e of person:
/H	EREAS I have reasonable cause to believe that the above person may come or be brought into Ontario from:

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And that the above person is suffering from mental disorder of a nature or quality that likely will result in:

a) serious bodily harm to the person, OR
b) serious bodily harm to another person,
unless the person is placed in the custody of a psychiatric facility.
I therefore order you to take the above person to: (name of psychiatric facility)
(name of psychiatric factory)
Minister of Health and Long-Term Care
Date:
(day) (month) (year)
Form 45
Mental Health Act
Memai Neum Aci
COMMUNITY TREATMENT ORDER
PART 1 — TO BE FILLED OUT BY EXAMINING PHYSICIAN
Name of person:
Name of physician:
Name of substitute decision-maker (if applicable):
Name of psychiatric facility (if applicable):
Date of examination:
This community treatment order for the above named person is the:
[] first for this person
[] rene (number of times CTO has been renewed)
Date of issue of previous community treatment order (if applicable):
Date of expiry of previous community treatment order (if applicable):
During the previous three-year period, the person named above:
[] has been a patient in a psychiatric facility on two or more separate occasions or for a cumulative period of 30 days or more during that thr
year period, OR
[] has been the subject of a previous community treatment order.
Criteria for Community Treatment Order
(Note: All the criteria set out below must be met for this order to be valid.)
I am of the opinion that,
a) the person is suffering from mental disorder such that he or she needs continuing treatment or care and continuing supervision while living the community; AND
b) if the person does not receive continuing treatment or care and continuing supervision while living in the community, he or she is like because of mental disorder, to: (choose one or more of the following)
[] cause serious bodily harm to himself or herself, OR
[] cause serious bodily harm to another person, OR
[] suffer substantial mental deterioration of the person, OR
[] suffer substantial physical deterioration of the person, OR
[] suffer serious physical impairment of the person; AND

c) the person is able to comply with the community treatment plan contained in the community treatment order; AND
d) the treatment or care and supervision required under the terms of the community treatment order are available in the community; AND
e) if the person is not currently a patient in a psychiatric facility, the person meets the criteria for the completion of an application for psychiatric assessment under subsection 15 (1) or (1.1).
The facts on which I formed the above opinion are as follows:
Rights Advice
Note: The person and his or her substitute decision-maker, if applicable, must receive rights advice before the order is issued. I am satisfied that the substitute decision-maker of the person, if applicable, has consulted with a rights adviser and been advised of his or her legs
rights, AND
I am satisfied that the person:
[] has consulted with a rights adviser and been advised of his or her legal rights, OR
[] has not consulted with a rights adviser because he or she has refused to consult a rights adviser.
Community Treatment Plan
Note: A copy of the community treatment plan must be attached to this order.
I am satisfied that a community treatment plan has been devised for the person.
I have consulted with all the persons named in the community treatment plan.
I am satisfied that:
[] the person, OR
[] the person's substitute decision-maker, if the person is incapable, consents to the community treatment plan.
The community treatment plan for the person is:
(Describe the community treatment plan. Use back of this form if necessary. The community treatment plan must be attached to the order.)
PART 2 — TO BE FILLED OUT BY THE PERSON OR THE PERSON'S SUBSTITUTE DECISION-MAKER
Undertaking of Person or Person's Substitute Decision-Maker (to be completed by the person or the person's substitute decision maker, if applicable)
I am:
[] the person named above. I promise to comply with all my obligations as set out in the community treatment plan, OR
[] the person's substitute decision-maker. I promise to use my best efforts to ensure that the person named above complies with all the obligations as set out in the community treatment plan.
By my signature at the bottom of this order, I signify that I consent to the community treatment plan, and I consent to, and am assuming my unde takings as stated in, the community treatment plan.
PART 3 — TIME IN FORCE — TO BE COMPLETED BY THE EXAMINING PHYSICIAN
This community treatment order is in force for six months, including the day upon which it is signed, and expires at midnight on the

PART 4 -- PATIENT RIGHT TO APPLY TO CONSENT AND CAPACITY BOARD

	The state of the s
A p	erson who is subject to a community treatment order, or any person on his or her behalf, may apply to the Board using a Form 48 to inquire interested or not the criteria for issuing or renewing this community treatment order have been met.
Sign	ned at
	(name of psychiatric facility, or name of place [eg. doctor's office, hospital] where community treatment order signed)
Dat	e
	(signature of physician)
	(signature of person)
	(organization)
	(signature of substitute decision-maker [if applicable])
NO	TES:
	following actions must be taken by the physician who signs this order immediately after the order is signed:
1.	A copy of this order, including the community treatment plan must be given to:
	a) the person;
	b) the person's substitute decision-maker, if applicable;
	c) the officer in charge of a psychiatric facility, if applicable;
	d) any other health practitioner or other person named in the community treatment plan.
2.	A notice in the approved form (Form 46) must be given to the person that he or she is entitled to a hearing before the Consent and Capacity Board.
	Form 47
	Mental Health Act
	ORDER FOR EXAMINATION
	(subsections 33.3 (1) and 33.4 (3))
To t	he police officers of Ontario:
Whe	ereas
	(name of person subject to a community treatment order)
of	
	(address of person subject to community treatment order)
is su	bject to a community treatment order issued or renewed on
bу	
	(name of issuing or renewing physician)
of	, and
****	(business address of issuing or renewing physician)
	ereas such person has:
[]	failed to attend appointments or comply with treatment in accordance with subsection 33.1 (9) of the Mental Health Act, or
[]	failed to permit
	review his/her condition, in accordance with subsection 33.4 (2) of the Mental Health Act; and
	and workers, in accordance with subsection 35.4 (2) of the Mental Health Act; and

Whereas I have reasonable cause to believe that such person:

(i) is suffering from mental disorder such that he/she needs continuing treatment or care and continuing supervision while living in the community;

(ii)	meets the criteria for the completion of a Form 1 (an application for psychiatric assessment under subsection 15 (1) or (1.1) of the Mental Health Act) and is not currently a patient in a psychiatric facility; and
(iii)	if the person does not receive continuing treatment or care and continuing supervision while living in the community, he/she is likely because of mental disorder, to: (choose one or more of the following):
	[] cause serious bodily harm to himself/herself,
	[] cause serious bodily harm to another person,
	[] suffer substantial mental or physical deterioration of the person,
	[] suffer serious physical impairment of the person.
Now 1	therefore, I hereby issue this Order for Examination for any of you to take such person in custody forthwith to
*******	(address of physician, agency or psychiatric facility where the person will be examined)
	examination by me or by a physician named below appointed to carry out this responsibility in accordance with subsection 33.5 (2) of the all Health Act.
	(name of physician, agency or psychiatric facility responsible for examination of the person)
This	order is in force for 30 days after the date upon which it is issued and will expire at midnight on
11110	(date order will expire)
Dated	at,
	(name of municipality/city/town)
this	day of, 2
	(signature of physician)
	(print name of physician)
	NOTES
1.	The physician who issues an order for examination shall ensure that the police have complete and up-to-date information about the name address and telephone number of the physician responsible for completing the examination required under an order for examination and shall ensure that the police have such information at all times that the order for examination is in force.
2.	The physician who issues an order for examination shall ensure that the police are immediately notified if the person who is subject to the order for examination voluntarily attends for an examination or, for any other reason, the order for examination is cancelled prior to it expiry date.
3.	The police may need a physical description of the person named in your Order for Examination so that the person may be located and returned to you for an examination. Please use the space below to provide the police with relevant information about the person's physical
	description.

16. This Regulation comes into force on December 1, 2000.

RÈGLEMENT DE L'ONTARIO 616/00

pris en application de la

LOI SUR LA SANTÉ MENTALE

pris le 29 novembre 2000 déposé le 30 novembre 2000

modifiant le Règl. 741 des R.R.O. de 1990 (Dispositions générales)

Remarque: Depuis la fin de 1999, le Règlement 741 a été modifié par les

Règlements de l'Ontario 563/00 et 598/00. Les modifications antérieures sont indiquées dans la Table des règlements publiée

dans la Gazette de l'Ontario du 22 janvier 2000.

1. L'article 1 du Règlement 741 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

1. La définition qui suit s'applique au présent règlement.

«établissement psychiatrique» Établissement que le ministre désigne comme tel en vertu de l'article 80.2 de la Loi.

- 2. L'article 3 du Règlement est abrogé.
- 3. (1) Le paragraphe 4 (1) du Règlement est abrogé et remplacé par ce qui suit :
- (1) À moins d'être exempté par le ministre en vertu du paragraphe 80.2 (1) de la Loi, l'établissement psychiatrique offre un programme qui comprend les services essentiels suivants :
 - 1. Services en milieu hospitalier.
 - 2. Services de consultation externe.
 - 3. Services de jour.
 - 4. Services d'urgence.
 - Services éducatifs et services de consultation à l'intention d'organismes locaux.
- (2) Le paragraphe 4 (3) du Règlement est abrogé et remplacé par ce qui suit :
- (3) La liste des établissements psychiatriques désignés par le ministre, leur classification et l'indication de toute exemption de l'obligation d'offrir les services essentiels mentionnés au paragraphe (1) sont disponibles sur Internet via le site Web du ministère de la Santé et des Soins de longue durée à l'adresse www.gov.on.ca/health/indexf.html.
- 4. L'article 5 du Règlement est abrogé et remplacé par ce qui suit :
- 5. L'observation des malades d'un établissement psychiatrique, les soins à leur donner et le traitement à leur fournir se font sous la direction et la surveillance d'un psychiatre, sauf à l'établissement appelé Woodstock General Hospital et à l'établissement appelé St. Joseph's Care Group, Westmount St. Site, à Thunder Bay.
- 5. L'intertitre précédant immédiatement l'article 7 et l'article 7 du Règlement sont abrogés et remplacés par ce qui suit :

CHAMP D'APPLICATION DES PARTIES II ET III DE LA LOI

- 7. Les établissements psychiatriques que le ministre a désignés comme appartenant à la catégorie des établissements non tenus de fournir des services en milieu hospitalier sont soustraits à l'application de ce qui suit :
 - a) la partie II de la Loi, sauf l'article 13, l'alinéa 26 (3) b), les articles 35, 36, 36.1, 36.2 et 36.3, les paragraphes 38 (4), (5), (6), (7), (8) et (9), et les paragraphes 48 (1) et (3);
 - b) la partie III de la Loi.
- 6. Le Règlement est modifié par adjonction des articles suivants :

COMMUNICATION DE RENSEIGNEMENTS À UN JUGE DE PAIX AUX TERMES DE L'ARTICLE 16

7.1 Pour l'application de l'article 16 de la Loi, un juge de paix peut être saisi, oralement ou par écrit, de renseignements donnés sous serment. Ceux-ci peuvent comprendre des documents et d'autres données enregistrées qui se rapportent à l'objet de l'instance.

PRISE EN CHARGE PAR L'ÉTABLISSEMENT

7.2 (1) Si une personne est amenée aux autorités d'un établissement psychiatrique aux termes de l'article 33 de la Loi, le dirigeant responsable ou son délégué veille à ce qu'une décision soit prise, dès

- qu'il est raisonnablement possible de ce faire, en ce qui concerne la prise en charge de la personne par l'établissement.
- (2) Le ou les membres du personnel de l'établissement psychiatrique chargés de prendre la décision consultent l'agent de police ou l'autre personne qui a amenée la personne sous garde à l'établissement.
- (3) Le membre du personnel désigné à cette fin communique avec l'agent de police ou l'autre personne s'il survient un retard dans la prise de la décision.
- (4) Lorsqu'il est décidé que la personne sera prise en charge, le membre du personnel désigné en informe promptement l'agent de police ou l'autre personne.

ORDONNANCES DE TRAITEMENT EN MILIEU COMMUNAUTAIRE

- 7.3 Un médecin est qualifié pour prendre ou renouveler une ordonnance de traitement en milieu communautaire si, selon le cas :
 - a) il est psychiatre;
 - b) il est un médecin qui exerce sa profession dans le domaine de la santé mentale;
 - c) il est un médecin qui est un employé ou un membre du personnel d'un établissement psychiatrique.
- 7.4 Le médecin qui prend une ordonnance d'examen en vertu du paragraphe 33.3 (1) ou 33.4 (3) veille à ce que la police :
 - a) possède des renseignements complets et à jour sur le nom, l'adresse et le numéro de téléphone du médecin chargé de faire l'examen exigé aux termes de l'ordonnance et, en cas de modification de ces renseignements, il communique les renseignements modifiés à la police;
 - b) soit immédiatement avisée si la personne qui fait l'objet de l'ordonnance se présente volontairement à l'examen ou si, pour tout autre motif, l'ordonnance est révoquée avant sa date d'expiration.
- 7. L'article 8 du Règlement est abrogé et remplacé par ce qui suit :
- 8. (1) Si le dirigeant responsable est informé de l'absence non autorisée d'un malade qui est détenu dans l'établissement psychiatrique, il donne sans délai un ordre de retour rédigé sur la formule approuvée et avise les autorités compétentes qui sont chargées de l'application de la loi.
- (2) Si le dirigeant responsable a donné un ordre de retour et qu'il a avisé les autorités compétentes qui sont chargées de l'application de la loi, il les informe sans délai du retour du malade ou du fait que le malade n'a pas été ramené à l'établissement et qu'il est réputé mis en congé de l'établissement aux termes du paragraphe 28 (4) de la Loi.
- 8. L'article 9 du Règlement est modifié par substitution de «sur la formule approuvée» à «sur la formule 17».
- 9. L'intertitre précédant immédiatement l'article 12 ainsi que l'article 12 du Règlement sont abrogés.
- $10.\ L'article\ 13$ du Règlement est abrogé et remplacé par ce qui suit :
- 13. (1) La demande présentée en vertu du paragraphe 15 (1) ou (1.1) de la Loi est rédigée selon la formule 1.
- (2) L'ordonnance rendue en vertu du paragraphe 16 (1) ou (1.1) de la Loi est rédigée selon la formule 2.

- (3) Le certificat d'admission en cure obligatoire est rédigé selon la formule 3.
 - (4) Le certificat de renouvellement est rédigé selon la formule 4.
- (5) L'ordonnance rendue en vertu du paragraphe 21 (1) de la Loi est rédigée selon la formule 6.
- (6) L'ordonnance rendue en vertu du paragraphe 22 (1) de la Loi est rédigée selon la formule 8.
- (7) L'arrêté d'admission d'une personne venant en Ontario pris en vertu du paragraphe 32 (1) de la Loi est rédigé selon la formule 13.
- (8) L'ordonnance de traitement en milieu communautaire prise en vertu du paragraphe 33.1 (2) de la Loi est rédigée selon la formule 45.
- (9) L'ordonnance d'examen prise en vertu du paragraphe 33.3 (1) ou 33.4 (3) de la Loi est rédigée selon la formule 47.
- (10) Si le ministre approuve une formule et en exige l'emploi en vertu de l'article 80.1 de la Loi, la formule est mise à disposition sur Internet via le site Web du ministère de la Santé et des Soins de longue durée à l'adresse www.gov.on.ca/health/indexf.html.
- 11. L'intertitre précédant immédiatement l'article 14 ainsi que l'article 14 du Règlement sont abrogés et remplacés par ce qui suit :

CONSEILS EN MATIÈRE DE DROITS

- 14. (1) Le ministre désigne une ou plusieurs personnes ou catégories de personnes pour qu'elles remplissent les fonctions de conseiller en matière de droits aux termes de la Loi dans chaque établissement psychiatrique désigné comme établissement aux termes de la Loi sur les hôpitaux psychiatriques. Il peut révoquer une telle désignation.
- (2) L'établissement psychiatrique qui n'est pas un établissement visé par la *Loi sur les hôpitaux psychiatriques* désigne une ou plusieurs personnes ou catégories de personnes pour qu'elles remplissent dans l'établissement les fonctions de conseiller en matière de droits aux termes de la Loi.
- (3) L'établissement psychiatrique qui prend la mesure prévue au paragraphe (2) peut désigner une ou plusieurs personnes ou catégories de personnes désignées par le ministre aux termes du paragraphe (1). En pareil cas, l'établissement informe aussitôt le ministre de la désignation.
- (4) L'établissement psychiatrique peut révoquer la désignation faite en vertu du paragraphe (3).
- (5) La désignation ou la révocation faite par un établissement psychiatrique est faite au nom de celui-ci par le dirigeant responsable.
- 14.1 Le ministre désigne une ou plusieurs personnes ou catégories de personnes pour qu'elles remplissent les fonctions de conseiller en matière de droits aux termes de la Loi à l'égard d'une personne pour laquelle on se propose de prendre ou de renouveler une ordonnance de traitement en milieu communautaire si cette personne n'est pas un malade d'un établissement psychiatrique. Il peut révoquer une telle désignation.
- 14.2 Seules les personnes qui satisfont aux exigences suivantes peuvent être désignées pour remplir les fonctions de conseiller en matière de droits aux termes de la Loi, que ce soit dans un établissement psychiatrique ou à l'égard d'une personne pour laquelle on se propose de prendre ou de renouveler une ordonnance de traitement en milieu communautaire :

- La personne doit être bien renseignée sur le droit de présenter une requête à la Commission prévu par la Loi et sur celui prévu par la Loi de 1996 sur le consentement aux soins de santé.
- La personne doit être bien renseignée sur le fonctionnement de la Commission et sur la façon de se mettre en rapport avec elle et de lui présenter des requêtes.
- La personne doit être bien renseignée sur la façon d'obtenir des services juridiques.
- La personne doit posséder les aptitudes à la communication nécessaires pour remplir efficacement les fonctions de conseiller en matière de droits aux termes de la Loi.
- La personne doit avoir suivi avec succès un cours de formation destiné aux conseillers en matière de droits et approuvé par le ministre, et avoir été reconnue comme ayant suivi ce cours.
- 14.3 (1) Le médecin qui envisage de prendre ou de renouveler une ordonnance de traitement en milieu communautaire à l'égard d'une personne aux termes de l'article 33.1 de la Loi donne avis de son intention sur la formule approuvée à la personne, à son mandataire spécial, si elle en a un, et à un conseiller en matière de droits.
- (2) Le conseiller en matière de droits qui reçoit l'avis prévu au paragraphe (1) prend promptement les mesures suivantes :
 - a) il donne des conseils en matière de droits à la personne, sauf refus de sa part;
 - b) il donne des conseils en matière de droits au mandataire spécial de la personne, si elle en a un.
- (3) Le conseiller en matière de droits explique à la personne et à son mandataire spécial, si elle en a un, les exigences relatives à la prise ou au renouvellement d'une ordonnance de traitement en milieu communautaire, l'importance d'une telle ordonnance, y compris les obligations que la personne ou son mandataire spécial peuvent être tenus de respecter aux termes de l'ordonnance.
- (4) Si le conseiller en matière de droits qui reçoit l'avis prévu au paragraphe (1) croit qu'il est dans l'intérêt véritable de la personne de recevoir des conseils en matière de droits d'un autre conseiller en matière de droits, il veille à ce qu'un deuxième conseiller fournisse de tels conseils.
- (5) Si le conseiller en matière de droits fournit des conseils en matière de droits à la personne et à son mandataire spécial, si elle en a un, il en donne confirmation promptement au médecin sur la formule approuvée.
- (6) Si la personne refuse de recevoir des conseils en matière de droits, le conseiller en matière de droits en donne confirmation promptement au médecin sur la formule approuvée.
- 12. L'article 16 du Règlement est modifié par adjonction du paragraphe suivant :
- (2) Dans des circonstances autres que celles visées aux paragraphes 14.3 (5) et (6), le conseiller en matière de droits qui est tenu d'expliquer une question à une personne aux termes de la Loi donne confirmation qu'il a donné l'explication au médecin traitant ou au dirigeant responsable, selon le cas, sur la formule approuvée.
 - 13. Les annexes 1, 2, 3, 4 et 5 du Règlement sont abrogées.
- 14. Les formules 1 et 2 du Règlement sont abrogées et remplacées par ce qui suit :

Formule 1

Loi sur la santé mentale

DEMANDE D'ÉVALUATION PSYCHIATRIQUE FAITE PAR UN MÉDECIN

Nom du médecin :	
Adresse du médecin :	
Numéro de téléphone : ()	Numéro de télécopieur : ()
(date)	(nom et prénoms de la personne en caractères d'imprimerie)
domicilié(e) à l'adresse suivante :	
	ersonnellement examiné la personne au cours des sept derniers jours la section A (critère du préjudice grave) <u>ou</u> la section B (malades inca- précisées) figurant ci-dessous.
SECTION A — PARAGRAPHE 15 (1 CRITÈRE DU P	DE LA <i>LOI SUR LA SANTÉ MENTALE</i> RÉJUDICE GRAVE
Critère antérieur/Critère actuel	(Cocher la ou les cases appropriées)
J'ai des motifs valables de croire que la personne :	
[] a menacé ou menace de s'infliger des lésions corporelles,	
a tenté ou tente de s'infliger des lésions corporelles, s'est comportée ou se comporte avec violence envers une au	tre nersonne
[] a agi ou agit de manière à faire craindre à une autre personne	qu'elle lui causera des lésions corporelles,
a fait ou fait preuve de son incapacité de prendre soin d'elle-	même.
Je fonde cette conviction sur les renseignements suivants (vous pouve naison de vos propres observations et des renseignements qui vous ont	z, si cela convient dans les circonstances, vous appuyer sur toute combi- été communiqués par d'autres) :
Mes propres observations:	
Faits qui m'ont été communiqués par d'autres :	
Critère futur (Cocher la	ou les cases appropriées)
Je suis d'avis que la personne souffre selon toute apparence d'un troub conséquences suivantes :	le mental d'une nature ou d'un caractère qui aura probablement l'une des
 elle s'infligera des lésions corporelles graves, elle infligera des lésions corporelles graves à une autre perso 	nne,
[] elle souffrira d'un affaiblissement physique grave.	
Je fonde cette conviction sur les renseignements suivants (vous pouve naison de vos propres observations et des renseignements qui vous ont	z, si cela convient dans les circonstances, vous appuyer sur toute combi- été communiqués par d'autres) :
Mes propres observations:	
Production of the last control of the last con	
Faits qui m'ont été communiqués par d'autres :	

SECTION B — PARAGRAPHE 15 (1.1) DE LA *LOI SUR LA SANTÉ MENTALE*MALADES INCAPABLES DE CONSENTIR À UN TRAITEMENT ET QUI REMPLISSENT LES CONDITIONS PRÉCISÉES

Remarque : Le malade <u>doit</u> remplir les conditions énoncées dans <u>chacun</u> des cas suivants.

J'ai des motifs valables de croire que la personne :

1. A déjà reçu un traitement pour des troubles mentaux continus ou récidivants qui, lorsqu'ils ne sont pas traités, sont d'une nature ou d'un

	carac	tère qui aura probablement l'une ou plusieurs des conséquences suivantes : (prière d'en indiquer une ou plusieurs)
	[]	elle s'infligera des lésions corporelles graves, elle infligera des légions corporelles graves à une autre personne, elle subira une détérioration mentale ou physique importante, elle subira un affaiblissement physique grave;
ET		
2.	A co	nnu une amélioration sur le plan clinique de son état par suite du traitement;
ET		
		avis que la personne :
3.	Est i	ncapable, au sens de la <i>Loi de 1996 sur le consentement aux soins de santé</i> , de consentir à son traitement dans un établissement psyrique et que le consentement de son mandataire spécial a été obtenu;
ET		
4.	Souf	fre, selon toute apparence, du même trouble mental que celui pour lequel elle a déjà été traitée ou d'un trouble mental semblable;
ET	4	
5.		t donné ses antécédents de troubles mentaux et son état mental ou physique actuel, risque probablement, selon le cas : (cocher une ou ieurs cases)
	[]	de s'infliger des lésions corporelles graves, d'infliger des lésions corporelles graves à une autre personne, de subir une détérioration mentale ou physique importante, de subir un affaiblissement physique grave.
Je nai	fonde son de	cette conviction sur les renseignements suivants (vous pouvez, si cela convient dans les circonstances, vous appuyer sur toute combi- e vos propres observations et des renseignements qui vous ont été communiqués par d'autres) :
Me	s prop	ores observations :
		m'ont été communiqués par d'autres :
	4	
J'ai Je de	soigne	susement vérifié tous les faits nécessaires pour me faire une opinion sur la nature et le caractère des troubles mentaux de cette personne e par les présentes que la personne susnommée fasse l'objet d'une évaluation psychiatrique.
Date	:	Heure:
Sign	ature	du médecin examinateur :
La p	résent s un éta	e formule autorise, pour une durée de sept jours, y compris le jour de la signature, l'appréhension de la personne nommée et sa détention ablissement psychiatrique pendant un maximum de 72 heures.
		À REMPLIR À L'ÉTABLISSEMENT PSYCHIATRIQUE
		n traitant doit consigner la date et l'heure du début de la période de détention dans l'établissement psychiatrique et remettre promptemer 42 à la personne.
Date	et he	ure début de la détention :
Date	e et he	ure de remise de la formule 42 :
		Formule 2
		Loi sur la santé mentale
		ORDONNANCE D'EXAMEN
		(article 16)
Aux	agent	s de police de l'Ontario :
J'ai	été sa	isi(e), en ma qualité de juge de paix de la province de l'Ontario, de renseignements donnés sous serment
par		(nom et prénoms en caractères d'imprimerie de la personne qui donne les renseignements)

de/	du
	(adresse de la personne qui donne les renseignements)
à 1'	égard de
de/	du
	(adresse personnelle, si elle est connue)
IL	FAUT REMPLIR LA PARTIE A <u>OU</u> LA PARTIE B.
PA	RTIE A – PARAGRAPHE 16 (1)
J'a	été saisi(e) de renseignements selon lesquels cette personne :
[]	s'est comportée ou se comporte avec violence envers une autre personne ou de manière à lui faire craindre qu'elle lui causera des lésions corporelles;
En	outre, j'ai des motifs valables de croire, sur la foi des renseignements qui m'ont été donnés, que cette personne souffre selon toute apparence n trouble mental d'une nature ou d'un caractère qui aura probablement l'une des conséquences suivantes :
[]	elle s'infligera des lésions corporelles graves; elle infligera des lésions corporelles graves à une autre personne;
PA	RTIE B – PARAGRAPHE 16 (1.1)
J'ai	été saisi(e) de renseignements selon lesquels cette personne :
a)	d'une part, a déjà reçu un traitement pour des troubles mentaux continus ou récidivants qui, lorsqu'ils ne sont pas traités, sont d'une nature ou d'un caractère qui aura probablement comme conséquence qu'elle s'infligera ou infligera à une autre personne des lésions corporelles graves ou qu'elle subira une détérioration mentale ou physique importante ou un affaiblissement physique grave;
b)	d'autre part, a connu une amélioration sur le plan clinique de son état par suite du traitement.
En	outre, j'ai des motifs valables de croire, sur la foi des renseignements qui m'ont été donnés, que cette personne :
c)	souffre, selon toute apparence, du même trouble mental que celui pour lequel elle a déjà été traitée ou d'un trouble mental semblable;
d)	étant donné ses antécédents de troubles mentaux et son état mental ou physique actuel, risque probablement :
	 de s'infliger des lésions corporelles graves, d'infliger des lésions corporelles graves à une autre personne, de subir une détérioration mentale ou physique importante, de subir un affaiblissement physique grave;
e)	est, selon toute apparence, incapable, au sens de la Loi de 1996 sur le consentement aux soins de santé, de consentir à son traitement dans un établissement psychiatrique et que le consentement de son mandataire spécial a été obtenu.
Je v	ous ordonne, à tous et à chacun, d'amener ladite personne sous garde et sans délai dans un endroit approprié pour qu'un médecin l'examine.
	(date de la signature)
	(municipalité où l'ordonnance a été signée)
	(signature du juge de paix)
	(nom du juge de paix en caractères d'imprimerie)
	REMARQUES À L'INTENTION DE L'AUTEUR DE LA DEMANDE/L'INFORMATEUR
1.	Vous pouvez à votre gré inscrire votre numéro de téléphone sur la présente formule de sorte que la police ou le médecin examinateur puisse communiquer avec vous après le prononcé de la présente ordonnance. Vous n'êtes pas tenu(e) de fournir ce renseignement pour que l'ordonnance soit prise ou pour qu'elle soit légalement valide.
	Nom :
2.	Vous pouvez solliciter des conseils juridiques en ce qui concerne la présente ordonnance, y compris son effet et vos droits légaux.

i.	Vous pouvez à votre gré informer la police, le médecin examinateur et le professionnel de la santé approprié, ou un seul d'entre eux, des élé ments de preuve que vous avez fournis au juge de paix, si vous estimez que cela est approprié dans les circonstances. Si vous décidez de c faire, veuillez utiliser l'espace ci-dessous prévu à cette fin. Vous pouvez aussi, si besoin est, utiliser le verso de la présente formule. Vou n'êtes pas tenu(e) de fournir ces renseignements pour que l'ordonnance soit prise ou pour qu'elle soit légalement valide.
	15. Le Règlement est modifié par adjonction des formules suivantes :
	Formule 3
	Loi sur la santé mentale
	CERTIFICAT D'ADMISSION EN CURE OBLIGATOIRE
lon	n du ou de la malade :
lon	du médecin :
lon	n de l'établissement psychiatrique :
)ate	de l'examen :
att	este par les présentes que les trois éléments d'information suivants sont exacts :
	J'ai personnellement examiné le ou la malade à la date précisée ci-dessus.
	Je suis d'avis qu'il ne convient pas d'admettre le ou la malade nommé(e) ci-dessus à titre de malade en cure facultative.
	Cocher la ou les cases appropriées.
	[] Je suis d'avis que le ou la malade nommé(e) ci-dessus remplit les conditions énoncées dans la section A. (Prière de remplir la section ci-dessous.)
	[] Je suis d'avis que le ou la malade nommé(e) ci-dessus remplit chacune des conditions énoncées dans la section B. (Prière de remplir section B ci-dessous.)
Re	SECTION A – CRITÈRE DU PRÉJUDICE GRAVE emarque : Cocher la ou les cases appropriées.
Le	ou la malade souffre d'un trouble mental d'une nature ou d'un caractère qui aura probablement l'une des conséquences suivantes : [] il ou elle s'infligera des lésions corporelles graves, [] il ou elle infligera des lésions corporelles graves à une autre personne, [] il ou elle subira d'un affaiblissement physique grave,
àr	noins qu'il ou elle ne reste sous la garde des autorités d'un établissement psychiatrique.
	SECTION B — MALADES INCAPABLES DE CONSENTIR À UN TRAITEMENT ET QUI REMPLISSENT LES CONDITIONS PRÉCISÉES
Re	emarque : Le ou la malade <u>doit</u> remplir l'ensemble des cinq conditions suivantes.
1.	Le ou la malade a été jugé(e) incapable, au sens de la Loi de 1996 sur le consentement aux soins de santé, de consentir à son traitemen dans un établissement psychiatrique et le consentement de son mandataire spécial a été obtenu.
2.	Le ou la malade a déjà reçu un traitement pour des troubles mentaux continus ou récidivants qui, lorsqu'ils ne sont pas traités, sont d'un nature ou d'un caractère qui aura probablement l'une ou plusieurs des conséquences suivantes : (prière d'en indiquer une ou plusieurs)
	 il ou elle s'infligera des lésions corporelles graves, il ou elle infligera des légions corporelles graves à une autre personne, il ou elle subira une détérioration mentale ou physique importante, il ou elle subira un affaiblissement physique grave.
3.	Le ou la malade a connu une amélioration sur le plan clinique de son état par suite du traitement.
4.	Le ou la malade souffre du même trouble mental que celui pour lequel il ou elle a déjà été traité(e) ou d'un trouble mental semblable.
5.	Étant donné ses antécédents de troubles mentaux et son état mental ou physique actuel, le ou la malade risque probablement, selon le cas (prière de cocher une ou plusieurs cases)

	[]	de s'infliger des lésions corporelles graves, d'infliger des lésions corporelles graves à une autre personne, de subir une détérioration mentale ou physique importante, de subir un affaiblissement physique grave.	
Dat	e de la	a signature :	
Sign	d'infliger des lésions corporelles graves à une autre personne, de subre un affablissement physique grave. Date de la signature : REMARQUES Le présent certificat est valide pendant 14 jours civils, y compris le jour de sa signature. Les mesures suivantes doivent être prises promptement après la signature de la présente formule : a) Le médecin qui signe la présente formule doit donner au ou à la malade un avis dûment signé de la formule 30 et aviser un con seiller en matière de droits. b) Le conseiller en matière de droits doit rencontrer le ou la malade et lui expliquer l'importance du certificat et son droit de le fair réviser par la Commission du consentement et de la capacité. Formule 4		
		REMARQUES	
1)	Le pro	orésent certificat est valide pendant <u>14 jours civils,</u> y compris le jour de sa signature.	
2)	Les m	mesures suivantes doivent être prises promptement après la signature de la présente formule :	
			nule 30 et aviser un con
			at et son droit de le fair
		Formule 4	
		Loi sur la santé mentale	
		CERTIFICAT DE RENOUVELLEMENT	
Non	n du ou	ou de la malade :	
Non	n du me	médecin :	
Non	n de l'é	'établissement psychiatrique :	***************************************
Date	de l'e	'examen :	
La p	ersonn	nne possède le statut suivant dans l'établissement psychiatrique :	
[]	malad	ade en cure obligatoire admis aux termes d'un certificat d'admission en cure obligatoire expirant le	***************************************
			` /
	malad		
Pou	r assur		(3410)
Je	suis d'a	l'avis que :	
1.			sieurs des conséquences
	[]	il ou elle infligera des lésions corporelles graves à une autre personne,	
àn	noins q	qu'il ou elle ne reste sous la garde des autorités d'un établissement psychiatrique;	
2.	il ne	ne convient pas de maintenir le ou la malade en cure facultative ou volontaire.	
Je :			
1.	traite	itement dans un établissement psychiatrique et que le consentement de son mandataire spécial a été obtenu;	
2.	sont	nt d'une nature ou d'un caractère qui aura probablement l'une ou plusieurs des conséquences suivantes : (coche	u'ils ne sont pas traités, er une ou plusieurs ca-
		il ou elle s'infligera des lésions corporelles graves,	

	[] il ou elle subira une détérioration mental [] il ou elle subira un affaiblissement physi	le ou physique importante, ique grave;			
3.	le ou la malade a connu une amélioration sur	le plan clinique de son état par	suite du traitement		
4.	le ou la malade souffre du même trouble men	ntal que celui pour lequel il ou el	le a déjà été traité(e) ou d'un trouble menta	l semblable;
5.	étant donné ses antécédents de troubles ment (cocher une ou plusieurs des cases suivante	taux et son état mental ou physices)	que actuel, le ou la	malade risque probable	ment, selon le cas :
	[] de s'infliger des lésions corporelles grave [] d'infliger des lésions corporelles graves [] de subir une détérioration mentale ou ph [] de subir un affaiblissement physique gra	s à une autre personne, hysique importante,			
6.	il ne convient pas de maintenir le ou la malad	de en cure facultative ou volonta	ire.		
Le ni	résent certificat est le			certific	at de renouvellement
	résent certificat entre en vigueur à la date de sa				
De pi			(jour)	(mois)	(année)
Date	de la signature :				
Signa	ature du médecin traitant :	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
		Formule 13			
		Loi sur la santé ment	ale		
	ARRÊTÉ D'AI	DMISSION D'UNE PERSONN	IE VENANT EN C	NTARIO	
À/Αι	ux :				
Non	ı de la personne :				
ATT	TENDU QUE j'ai des motifs valables de croire	que la personne susnommée peu	ıt venir ou être ame	enée en Ontario en prove	nance de/du/des:
Et que tes:	ue cette personne souffre d'un trouble mental d	d'une nature ou d'un caractère o	qui aura probablem	ent l'une ou l'autre des	conséquences suivan
a)	elle s'infligera des lésions corporelles graves,				
b)	elle infligera des légions corporelles graves à	une autre personne,			
à mo	oins qu'elle ne soit placée sous la garde des auto	orités d'un établissement psychi	atrique.		
	conséquent, je vous ordonne par le présent arrê		mée à/au :		
			(no	om de l'établissement ps	ychiatrique)
			Le minist	re de la Santé et des Soir	ns de longue durée,
Fait	le				
	(jour) (mois)	(année)			
		Formule 45			
		Loi sur la santé men		ALTTAIDE	
		NCE DE TRAITEMENT EN MI	LIEU COMMUNA	AUTAIKE	
	RTIE 1 — À REMPLIR PAR LE MÉDECIN				
	m de la personne :				
Nor	m du médecin :				
Nor	m du mandataire spécial (le cas échéant):		***************************************		

No	m de	l'établissement psychiatrique (le cas échéant) :
Da	te de	l'examen :
La	prése	nte ordonnance de traitement en milieu communautaire visant la personne susnommée constitue :
[]	la p	première pour cette personne
{ }	un	renouvellemen
Da	to du	(nombre de fois que l'ordonnance a été renouvelée)
		prononcé de l'ordonnance de traitement en milieu communautaire précédente (s'il y a lieu) :
		xpiration de l'ordonnance de traitement en milieu communautaire précédente (s'il y a lieu):
		s de la période précédente de trois ans, la personne susnommée :
[]		a été un malade dans un établissement psychiatrique à deux reprises au moins ou pendant une période cumulative de 30 jours au moins au rs de cette période de trois ans,
[]	soit	a déjà fait l'objet d'une ordonnance de traitement en milieu communautaire.
		Conditions relatives à l'ordonnance de traitement en milieu communautaire
(R	emar	que : Toutes les conditions énoncées ci-dessous doivent être remplies pour que l'ordonnance soit légalement valide.)
Je :	suis d	'avis que les conditions suivantes sont réunies :
a)		personne souffre de troubles mentaux nécessitant un traitement ou des soins continus et une surveillance continue pendant qu'elle vit au de la collectivité;
b)		'absence de traitement ou de soins continus et d'une surveillance continue pendant qu'elle vit au sein de la collectivité, la personne risque bablement, en raison de troubles mentaux : (cocher une ou plusieurs des cases suivantes)
	[]	soit de s'infliger des lésions corporelles graves,
	[]	soit d'infliger des lésions corporelles graves à une autre personne,
	[]	soit de subir une détérioration mentale importante,
	[]	soit de subir une détérioration physique importante,
	[]	soit de subir un affaiblissement physique grave;
c)		ersonne est en mesure de se conformer au plan de traitement en milieu communautaire décrit dans l'ordonnance de traitement en milieu munautaire;
d)	le ti	raitement ou les soins et la surveillance exigés aux termes de l'ordonnance de traitement en milieu communautaire sont offerts dans la ectivité;
e)	la p	ersonne remplit les critères permettant que soit remplie une demande d'évaluation psychiatrique visée au paragraphe 15 (1) ou (1.1) si elle et pas déjà un malade dans un établissement psychiatrique.
Les	faits	qui m'ont permis de formuler l'avis énoncé ci-dessus sont les suivants :
	•••••	
D		Conseils en matière de droits
l'oi	marqı rdonn	ue : La personne et son mandataire spécial, le cas échéant, doivent recevoir des conseils en matière de droits avant le prononcé de ance.
Je s ses	droits	onvaincu(e) que le mandataire spécial de la personne, le cas échéant, a consulté un conseiller en matière de droits et a reçu des conseils sur légaux.
Je s	uis ég	galement convaincu(e) que la personne :
[]	soit	a consulté un conseiller en matière de droits et a reçu des conseils sur ses droits légaux,
[]	soit	n'a pas consulté de conseiller en matière de droits en raison d'un refus de sa part.
		Plan de traitement en milieu communautaire
D		The second of th

Remarque : Une copie du plan de traitement en milieu communautaire doit être jointe à la présente ordonnance.

Je suis convaincu(e) qu'un plan de traitement en milieu communautaire a été élaboré pour la personne.

J'ai consulté toutes les personnes désignées dans le plan de traitement en milieu communautaire.

Je sui:	s convaincu(e) que consent au plan de traitement en milieu communautaire :
[] 9	soit la personne,
[]	soit le mandataire spécial de la personne, si celle-ci est incapable.
Le pla	an de traitement en milieu communautaire pour la personne est le suivant :
	rivez le plan de traitement en milieu communautaire. Utilisez le verso de la présente formule si besoin est. Le plan de traitement en u communautaire doit être joint à la présente ordonnance.)
	TIE 2 — À REMPLIR PAR LA PERSONNE OU SON MANDATAIRE SPÉCIAL
	gement de la personne ou de son mandataire spécial mplir par la personne ou son mandataire spécial, le cas échéant)
Je sui	is:
	la personne susnommée. Je m'engage à remplir toutes mes obligations telles qu'elles sont énoncées dans le plan de traitement en milieu com- munautaire;
[]	le mandataire spécial de la personne. Je m'engage à faire de mon mieux pour veiller à ce que la personne susnommée remplisse toutes les obligations énoncées dans le plan de traitement en milieu communautaire.
En ap	pposant ma signature au bas de la présente ordonnance, je signifie que je consens au plan de traitement en milieu communautaire et que je ens à mon engagement, tel qu'il est formulé dans ce même plan, et que je l'assume.
PAR	TIE 3 — DURÉE DE VALIDITÉ DE L'ORDONNANCE – À REMPLIR PAR LE MÉDECIN EXAMINATEUR
La pr expire	ésente ordonnance de traitement en milieu communautaire est en vigueur pendant une période de six mois, y compris le jour de sa signature, et e à minuit le
	TIE 4 — DROIT DU MALADE DE PRÉSENTER UNE REQUÊTE À LA COMMISSION DU CONSENTEMENT ET DE LA ACITÉ
selon	ersonne visée par une ordonnance de traitement en milieu communautaire, ou une personne agissant en son nom, peut, sur requête rédigée la formule 48 , demander à la Commission de procéder à une enquête afin d'établir si les conditions du prononcé ou du renouvellement de la ente ordonnance de traitement en milieu communautaire ont été remplies.
Signé	śà:
	(nom de l'établissement psychiatrique ou nom de l'endroit (par ex. cabinet du médecin, hôpital) où l'ordonnance de traitement en milieu communautaire a été signée)
Date	:
	(signature du médecin)
	(signature de la personne)
	(signature de la personne)
	(signature du mandataire spécial [le cas échéant])
REM	MARQUES:
	mesures suivantes doivent être prises par le médecin qui signe la présente ordonnance immédiatement après la signature de celle-ci :
1.	Une copie de la présente ordonnance, y compris le plan de traitement en milieu communautaire, doit être remise aux personnes suivantes :
	a) la personne;
	b) le mandataire spécial de la personne, le cas échéant;
	c) le dirigeant responsable d'un établissement psychiatrique, le cas échéant;

Il doit être remis à la personne un avis rédigé selon la formule approuvée (formule 46) lui indiquant qu'elle a droit à une audience devant la Commission du consentement et de la capacité.

toute autre personne, notamment un praticien de la santé, désignée dans le plan de traitement en milieu communautaire.

Formule 47

Loi sur la santé mentale

ORDONNANCE D'EXAMEN

(paragraphes 33.3 (1) et 33.4 (3))

Aux agen	nts de police de l'Ontario :
Attendu o	que (nom de la personne visée par une ordonnance de traitement en milieu communautaire)
1 1 1417	
domiciliè	(e) au :
fait l'obje	et d'une ordonnance de traitement en milieu communautaire prise ou renouvelée le
	(date de l'ordonnance)
par :	(nom du médecin qui prend ou renouvelle l'ordonnance)
de/du	
	(adresse professionnelle du médecin qui prend ou renouvelle l'ordonnance)
	que cette personne, selon le cas :
[] ne s	s'est pas présentée à ses rendez-vous ou ne s'est pas conformée à son traitement contrairement à ce qu'exige le paragraphe 33.1 (9) de le sur la santé mentale,
[] n'a	pas permis à
cont	trairement à ce qu'exige le paragraphe 33.4 (2) de la Loi sur la santé mentale;
Attendu q	que j'ai des motifs valables de croire que cette personne :
(i) so	ouffre de troubles mentaux nécessitant un traitement ou des soins continus et une surveillance continue pendant qu'elle vit au sein de l'ollectivité;
(ii) re	emplit les conditions permettant que soit remplie la formule 1 (une demande d'évaluation psychiatrique visée au paragraphe 15 (1) o 1.1) de la <i>Loi sur la santé mentale</i>) et n'est pas déjà un malade dans un établissement psychiatrique;
(iii) ei bl	n l'absence de traitement ou de soins continus et d'une surveillance continue pendant qu'elle vit au sein de la collectivité, risque proba lement, en raison de troubles mentaux (cocher une ou plusieurs des cases suivantes):
[] de s'infliger des lésions corporelles graves,
[d'infliger à une autre personne des lésions corporelles graves,
[] de subir une détérioration mentale ou physique importante,
[] de subir un affaiblissement physique grave.
Par consé cette perse	equent, je prends par les présentes la présente ordonnance d'examen vous enjoignant à tous et à chacun d'amener sous garde et sans déla onne à/au :
	(adresse du médecin, de l'organisme ou de l'établissement psychiatrique où la personne sera examinée)
pour être 33.5 (2) d	examinée par moi ou par un médecin désigné ci-dessous et nommé pour s'acquitter de cette responsabilité conformément au paragraphe le la <i>Loi sur la santé mentale</i> .
************	(nom du médecin, de l'organisme ou de l'établissement psychiatrique chargé d'examiner la personne)
La présen	te ordonnance est en vigueur pendant 30 jours à compter de la date à laquelle elle est prise et expirera à minuit le
***************************************	(date d'expiration de l'ordonnance)
Fait à	
	(nom de la municipalité/ville/localité)
le	(date)

(signature du médecin)
(nom du médecin en caractères d'imprimerie)

REMARQUES

- 1. Le médecin qui prend une ordonnance d'examen veille à ce que la police possède des renseignements complets et à jour sur le nom, l'adresse et le numéro de téléphone du médecin chargé de faire l'examen exigé aux termes d'une ordonnance d'examen. Il veille aussi à ce que la police possède ces renseignements pendant toute la durée de validité de l'ordonnance d'examen.
- 2. Le médecin qui prend une ordonnance d'examen veille à ce que la police soit immédiatement avisée si la personne qui fait l'objet de l'ordonnance d'examen se présente volontairement à un examen ou si, pour tout autre motif, l'ordonnance d'examen est annulée avant sa date d'expiration.
- 3. La police peut avoir besoin du signalement de la personne nommée dans votre Ordonnance d'examen afin de pouvoir la trouver et la ramener chez vous pour y subir un examen. Veuillez fournir à la police les renseignements pertinents concernant le signalement de la personne dans l'espace ci-dessous prévu à cette fin.
- La police pourra vous demander des précisions sur le signalement de la personne, en plus des renseignements que vous aurez fournis cidessous.

16. Le présent règlement entre en vigueur le 1^{er} décembre 2000.

51/00

ONTARIO REGULATION 617/00 made under the

HEALTH INSURANCE ACT

Made: November 29, 2000 Filed: November 30, 2000

Amending Reg. 552 of R.R.O. 1990 (General)

Note: Since the end of 1999, Regulation 552 has been amended by Ontario Regulations 67/00, 149/00, 150/00, 253/00, 300/00, 322/00, 368/00, 369/00, 370/00, 371/00, 493/00 and 511/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. The definition of "schedule of benefits" in subsection 1 (1) of Regulation 552 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:
- "schedule of benefits" means the Ministry of Health and Long-Term Care document titled "Schedule of Benefits Physician Services under the *Health Insurance Act* (July 1, 2000)" and including the amendments dated December 1, 2000;
- 2. (1) Subsection 24 (1) of the Regulation is amended by striking out the portion before paragraph 1 and substituting the following:
- (1) The following services rendered by physicians or practitioners are not insured services and are not part of insured services unless, in the case of services rendered by physicians, they are specifically listed as an insured service or as part of an insured service in the schedule of benefits:
- (2) Paragraph 5 of subsection 24 (1) of the Regulation is revoked and the following substituted:
 - Advice given by telephone to an insured person at the request of the person or the person's representative.

- (3) Paragraph 10 of subsection 24 (1) of the Regulation is revoked and the following substituted:
 - A service that is solely for the purpose of altering or restoring appearance.
 - 3. This Regulation comes into force on December 1, 2000.

51/00

ONTARIO REGULATION 618/00

made under the

ONTARIO DISABILITY SUPPORT PROGRAM ACT, 1997

Made: November 29, 2000 Filed: November 30, 2000

Amending O. Reg. 225/98 (Administration and Cost Sharing)

Note: Ontario Regulation 225/98 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Section 2 of Ontario Regulation 225/98 is amended by adding the following subsection:
- (1.1) Despite subsection (1), a delivery agent whose geographic area includes the Town of Moosonee is not required to pay to Ontario,
 - (a) its share of the cost of assistance provided to persons who reside in the Town; and
 - (b) its share of the reasonable cost of administration attributable to the Town.
 - 2. This Regulation comes into force on January 1, 2001.

RÈGLEMENT DE L'ONTARIO 618/00

pris en application de la

LOI DE 1997 SUR LE PROGRAMME ONTARIEN DE SOUTIEN AUX PERSONNES HANDICAPÉES

pris le 29 novembre 2000 déposé le 30 novembre 2000

modifiant le Règl. de l'Ont. 225/98 (Administration et partage des coûts)

Remarque: Le Règlement de l'Ontario 225/98 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements publiée dans la Gazette de l'Ontario du 22 janvier 2000.

- 1. L'article 2 du Règlement de l'Ontario 225/98 est modifié par adjonction du paragraphe suivant :
- (1.1) Malgré le paragraphe (1), l'agent de prestation des services dont la zone géographique comprend la ville de Moosonee n'est pas tenu de payer à l'Ontario les montants suivants :
 - a) sa part des coûts de l'aide fournie aux personnes qui résident dans la ville;
 - sa part des coûts d'administration raisonnables qui sont imputables à la ville.
 - 2. Le présent règlement entre en vigueur le 1^{er} janvier 2001.

51/00

ONTARIO REGULATION 619/00 made under the

ONTARIO WORKS ACT, 1997

Made: November 29, 2000 Filed: November 30, 2000

Amending O. Reg. 135/98 (Administration and Cost Sharing)

Note: Since the end of 1999, Ontario Regulation 135/98 has been amended by Ontario Regulations 547/00 and 587/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Section 7 of Ontario Regulation 135/98 is amended by adding the following subsection:
- (2.2) In subsection (2.1), costs incurred by a delivery agent in respect of assistance provided in the Town of Moosonee shall be considered as if they were incurred in territory without municipal organization
- 2. (1) Paragraph 1 of subsection 15 (6) of the Regulation is revoked and the following substituted:
 - The Director shall determine the percentage of the total average annual caseload of benefit units, for which the delivery agent is responsible, for the part of the catchment area that is not in,
 - i. territory without municipal organization, or
 - ii. the Town of Moosonee.

- (2) Subsection 15 (7) of the Regulation is amended by adding "or the Town of Moosonee" after "territory without municipal organization".
 - 3. This Regulation comes into force on January 1, 2001.

RÈGLEMENT DE L'ONTARIO 619/00 pris en application de la

LOI DE 1997 SUR LE PROGRAMME ONTARIO AU TRAVAIL

pris le 29 novembre 2000 déposé le 30 novembre 2000

modifiant le Règl. de l'Ont. 135/98 (Administration et partage des coûts)

Remarque: Depuis la fin de 1999, le Règlement de l'Ontario 135/98 a été modifié par les Règlements de l'Ontario 547/00 et 587/00. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la Gazette de l'Ontario du 22 janvier 2000.

- 1. L'article 7 du Règlement de l'Ontario 135/98 est modifié par adjonction du paragraphe suivant :
- (2.2) Au paragraphe (2.1), les coûts engagés par un agent de prestation des services à l'égard de l'aide fournie dans la ville de Moosonee sont considérés comme s'ils étaient engagés dans un territoire non érigé en municipalité.
- 2. (1) La disposition 1 du paragraphe 15 (6) du Règlement est abrogée et remplacée par ce qui suit :
 - Le directeur détermine le pourcentage, attribuable à l'agent, du nombre total annuel moyen de dossiers de groupes de prestataires de la partie du secteur qui n'est:
 - i. ni dans un territoire non érigé en municipalité,
 - ii. ni dans la ville de Moosonee.
- (2) Le paragraphe 15 (7) du Règlement est modifié par insertion de «ou dans la ville de Moosonee» après «dans un territoire non érigé en municipalité».
 - 3. Le présent règlement entre en vigueur le 1^{er} janvier 2001.

51/00

ONTARIO REGULATION 620/00 made under the

DISTRICT SOCIAL SERVICES ADMINISTRATION BOARDS ACT

Made: November 29, 2000 Filed: November 30, 2000

Amending O. Reg. 278/98 (General)

Note: Since the end of 1999, Ontario Regulation 278/98 has been amended by Ontario Regulation 40/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

1. Ontario Regulation 278/98 is amended by adding the following section:

- 8. For the purposes of sections 6, 6.1 and 7, the costs of social services attributable to the Town of Moosonee shall be considered as if they were attributable to the areas of a board comprised of territory without municipal organization and the Town shall not participate in the apportionment of the costs of social services required by subsection 6 (4).
- 2. (1) The heading to Schedule 1 to the Regulation is revoked and the following substituted:

Schedule 1

ALGOMA DISTRICT SERVICES ADMINISTRATION BOARD

- (2) Schedule 1 to the Regulation is amended by striking out "District of Algoma Social Services Administration Board" wherever it appears and substituting in each case "Algoma District Services Administration Board".
- 3. Paragraph 6 of section 2 of Schedule 2 to the Regulation is revoked and the following substituted:
 - 6. Area 5 is the area of jurisdiction of The Corporation of the Town of Cochrane and The Corporation of the Town of Moosonee and one member shall be appointed by the municipal council of The Corporation of the Town of Cochrane to represent Area 5.
- 4. (1) The heading to Schedule 2.1 to the Regulation is revoked and the following substituted:

Schedule 2.1

KENORA DISTRICT SERVICES BOARD

- (2) Schedule 2.1 to the Regulation is amended by striking out "District of Kenora Social Services Administration Board" wherever it appears and substituting in each case "Kenora District Services Board".
- (3) Section 1 of Schedule 2.1 to the Regulation is revoked and the following substituted:
- 1. The district for the Kenora District Services Board is the District of Kenora including the geographic townships of Mathieu, Croome and Claxton that are annexed to The Corporation of the Township of Sioux Narrows Nestor Falls.
- (4) Paragraph 11 of section 2 of Schedule 2.1 to the Regulation is amended by striking out "The Corporation of the Township of Sioux Narrows" and substituting "The Corporation of the Township of Sioux Narrows Nestor Falls".
- (5) Paragraph 13 of section 2 of Schedule 2.1 to the Regulation is amended by striking out "Madsen Area" wherever it appears and substituting in each case "Lac Seul Area".
- (6) Paragraph 14 of section 2 of Schedule 2.1 to the Regulation is amended by striking out "Madsen Area" wherever it appears and substituting in each case "Lac Seul Area".
- (7) Paragraph 15 of section 2 of Schedule 2.1 to the Regulation is amended by striking out "and the Nestor Falls Local Services Board" at the end.
- 5. (1) The heading to Schedule 2.2 to the Regulation is revoked and the following substituted:

Schedule 2.2

MANITOULIN-SUDBURY DISTRICT SOCIAL SERVICES ADMINISTRATION BOARD

(2) Schedule 2.2 to the Regulation is amended by striking out "District of Sudbury-Manitoulin Social Services Administration

- Board" and substituting in each case "Manitoulin-Sudbury District Social Services Administration Board".
- (3) Section 1 of Schedule 2.2 to the Regulation is amended by striking out "The Corporation of the Regional Municipality of Sudbury" and substituting "City of Greater Sudbury".
- 6. (1) Sub-paragraph 6 i of section 2 of Schedule 4 to the Regulation is revoked and the following substituted:
 - i. The Corporation of the Municipality of Powassan.
- (2) Sub-paragraphs 6 ii and iv of section 2 of Schedule 4 to the Regulation are revoked.
- 7. (1) Section 1 of Schedule 5 to the Regulation is amended by striking out "and the area of jurisdiction of the Nestor Falls Local Services Board" at the end and substituting "excluding the geographic townships of Mathieu, Croome and Claxton that are annexed to The Corporation of the Township of Sioux Narrows Nestor Falls".
- (2) Paragraph 11 of section 2 of Schedule 5 to the Regulation is amended by striking out "located within the area of jurisdiction of the Nestor Falls Local Services Board and the territory without municipal organization".
- 8. Paragraph 4 of section 2 of Schedule 6 to the Regulation is revoked and the following substituted:
 - Area 3 is the area of the jurisdiction of The Corporation of the Municipality of Greenstone and one member shall be appointed by its municipal council to represent Area 3.
 - 9. This Regulation comes into force on January 1, 2001.

51/00

ONTARIO REGULATION 621/00

made under the

DAY NURSERIES ACT

Made: November 29, 2000 Filed: November 30, 2000

Amending Reg. 262 of R.R.O. 1990 (General)

- Note: Since the end of 1999, Regulation 262 has been amended by Ontario Regulations 38/00, 501/00 and 534/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.
- 1. Section 67.1 of Regulation 262 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsection:
- (6) In this section, services provided in respect of the Town of Moosonee shall be considered as if they were provided in territory without municipal organization.
 - 2. This Regulation comes into force on January 1, 2001.

RÈGLEMENT DE L'ONTARIO 621/00

pris en application de la

LOI SUR LES GARDERIES

pris le 29 novembre 2000 déposé le 30 novembre 2000

modifiant le Règl. 262 des R.R.O. de 1990 (Dispositions générales)

Remarque:

Depuis la fin de 1999, le Règlement 262 a été modifié par les Règlements de l'Ontario 38/00, 501/00 et 534/00. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 22 janvier 2000.

- 1. L'article 67.1 du Règlement 262 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction du paragraphe suivant :
- (6) Dans le présent article, les services fournis à l'égard de la Ville de Moosonee sont considérés comme s'ils étaient fournis dans un territoire non érigé en municipalité.
 - 2. Le présent règlement entre en vigueur le 1^{er} janvier 2001.

51/00

ONTARIO REGULATION 622/00

made under the

DAY NURSERIES ACT

Made: November 17, 2000 Filed: November 30, 2000

Amending O. Reg. 137/99

(Designation of Geographic Areas and Delivery Agents)

Note: Ontario Regulation 137/99 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

1. Items 5, 7, 8, 19, 24, 25, 27, 36, 41 and 45 of the Table to section 1 of Ontario Regulation 137/99 are revoked and the following substituted:

5.	City of Ottawa	City of Ottawa
7.	The district for the Algoma District Services Administration Board, as described in Ontario Regulation 278/98	Algoma District Services Administration Board
8.		City of Hamilton
19.	County of Grey	County of Grey
24.	United Counties of Prescott and Russell	United Counties of Prescott and Russell
25.	City of Greater Sudbury	City of Greater Sudbury
27.	Town of Norfolk and Town of Haldimand	Town of Norfolk
36.	City of Kawartha Lakes and County of Haliburton	City of Kawartha Lakes

41.	The district for the Kenora District Services Board, as described in Ontario Regulation 278/98	Kenora District Services Board
45.	The district for the Manitoulin- Sudbury District Social Services Administration Board, as described in Ontario Regulation 278/98	Manitoulin-Sudbury District Social Services Administration Board

2. This Regulation comes into force on January 1, 2001

JOHN R. BAIRD Minister of Community and Social Services

Dated on November 17, 2000.

51/00

ONTARIO REGULATION 623/00

made under the

ONTARIO WORKS ACT, 1997

Made: November 17, 2000 Filed: November 30, 2000

Amending O. Reg. 136/98 (Designation of Geographic Areas and Delivery Agents)

Note: Since the end of 1999, Ontario Regulation 136/98 has been amended by Ontario Regulation 548/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

1. (1) Items 3, 5, 7 and 9 of Schedule 1 to Ontario Regulation 136/98 are revoked and the following substituted:

bury

(2) Item 19 of Schedule 1 to the Regulation is amended by striking out "Frontenac Management Board and City of Kingston" in Column 1 and substituting,

City of Kingston and the geographic area of the Frontenac Management Board, as set out in paragraph 3.3 (b) of an Order made under section 25.2 of the *Municipal Act* on January 7, 1997 and published in *The Ontario Gazette* dated February 15, 1997

- (3) Item 20 of Schedule 1 to the Regulation is amended by striking out "County of Grey and City of Owen Sound" in Column 1 and substituting "County of Grey".
- (4) Item 24 of Schedule 1 to the Regulation is amended by striking out "Town of Smith Falls" in Column 1 and substituting "Town of Smiths Falls".

- (5) Item 30 of Schedule 1 to the Regulation is amended by striking out "Town of St. Mary's" in Column 1 and substituting "Town of St. Marys".
- (6) Item 32 of Schedule 1 to the Regulation is revoked and the following substituted:

32.	United Counties of Prescott and	United Counties of
	Russell	Prescott and Russell

- (7) Item 35 of Schedule 1 to the Regulation is amended by striking out "City of Cornwall and County of Stormont, Dundas and Glengarry" in Column 1 and substituting "City of Cornwall and United Counties of Stormont, Dundas and Glengarry".
- (8) Items 36, 38, 41 and 42 of Schedule 1 to the Regulation are revoked and the following substituted:

36.	City of Kawartha Lakes and County of Haliburton	City of Kawartha Lakes
38.	The district described in Ontario Regulation 278/98 for the Algoma District Services Administration Board	Algoma District Services Administration Board
41.	The district described in Ontario Regulation 278/98 for the Kenora District Services Board	Kenora District Services Board
42.	The district described in Ontario Regulation 278/98 for the Manitoulin-Sudbury District Social Services Administration Board	Manitoulin-Sudbury District Social Services Administration Board

2. This Regulation comes into force on January 1, 2001.

JOHN R. BAIRD Minister of Community and Social Servicess

Dated on November 17, 2000.

RÈGLEMENT DE L'ONTARIO 623/00

pris en application de la

LOI DE 1997 SUR LE PROGRAMME ONTARIO AU TRAVAIL

pris le 17 novembre 2000 déposé le 30 novembre 2000

modifiant le Règl. de l'Ont. 136/98 (Désignation de zones géographiques et d'agents de prestation des services)

Remarque: Depuis la fin de 1999, le Règlement de l'Ontario 136/98 a été modifié par le Règlement de l'Ontario 548/00. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la Gazette de l'Ontario du 22 janvier 2000.

1. (1) Les numéros 3, 5, 7 et 9 de l'annexe 1 du Règlement de l'Ontario 136/98 sont abrogés et remplacés par ce qui suit :

3. Ville de Norfolk et Ville de	Ville de Norfolk
Haldimand	

5. Cité de Hamilton	Cité de Hamilton	
7. Ville d'Ottawa	Ville d'Ottawa	
9. Ville du Grand Sudbury	Ville du Grand Sudbury	

(2) Le numéro 19 de l'annexe 1 du Règlement est modifié par substitution de ce qui suit à «Conseil de gestion de Frontenac et Cité de Kingston» à la colonne 1 :

Cité de Kingston et zone géographique du conseil de gestion de Frontenac, telle que cette dernière est décrite dans la disposition 3.3 b) d'un arrêté pris aux termes de l'article 25.2 de la Loi sur les municipalités le 7 janvier 1997 et publié dans la Gazette de l'Ontario du 15 février 1997

- (3) Le numéro 20 de l'annexe 1 du Règlement est modifié par substitution «Comté de Grey» à «Comté de Grey et Cité d'Owen Sound» à la colonne 1.
- (4) Le numéro 24 de l'annexe 1 du Règlement est modifié par substitution de «Ville de Smiths Falls» à «Ville de Smith Falls» à la colonne 1
- (5) Le numéro 30 de l'annexe 1 du Règlement est modifié par substitution de «Ville de St. Marys» à «Ville de St. Mary's» à la colonne 1.
- (6) Le numéro 32 de l'annexe 1 du Règlement est abrogé et remplacé par ce qui suit :

32. Comtés unis de Prescott et	Comtés unis de Prescott
Russell	et Russell

- (7) Le numéro 35 de l'annexe 1 du Règlement est modifié par substitution de «CITÉ DE CORNWALL ET COMTÉS UNIS DE STORMONT, DUNDAS ET GLENGARRY» à «Cité de Cornwall et Comté de Stormont, Dundas et Glengarry» à la colonne 1.
- (8) Les numéros 36, 38, 41 et 42 de l'annexe 1 du Règlement sont abrogés et remplacés par ce qui suit :

36.	Cité de Kawartha Lakes et Comté de Haliburton	Cité de Kawartha Lakes
38.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services du district d'Algoma	Conseil d'administration des services du district d'Algoma

41.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil des services du district de Kenora	Conseil des services du district de Kenora
42.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Manitoulin-Sudbury	Conseil d'administration des services sociaux du district de Manitoulin- Sudbury

2. Le présent règlement entre en vigueur le 1^{er} janvier 2001.

JOHN R. BAIRD Ministre des Services sociaux et communautaires

Fait le 17 novembre 2000.

51/00

ONTARIO REGULATION 624/00

made under the

NORTHERN SERVICES BOARDS ACT

Made: November 14, 2000 Filed: November 30, 2000

Amending Reg. 737 of R.R.O. 1990 (Local Services Boards)

Note: Since the end of 1999, Regulation 737 has been amended by Ontario Regulations 1/00, 411/00, 453/00, 510/00 and 570/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Subsection 16 (4) of Regulation 737 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:
- (4) The Board may exercise the powers set out in paragraphs 2, 3, 6 and 8 of the Schedule to the Act.

TIM HUDAK Minister of Northern Development and Mines

Dated on November 14, 2000.

51/00

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The Ontario Gazette La Gazette de l'Ontario

Vol. 133-52 Saturday, 23 December, 2000 Toronto

ISSN 0030-2937 Le samedi 23 décembre 2000

Parliamentary Notice— Royal Assent Avis parlementaire— sanction royale

THE PROVINCE OF ONTARIO

Toronto, Wednesday, December 6, 2000

4:05 p.m.

In the name of Her Majesty the Queen, Her Honour the Lieutenant Governor assented to the following bill in her office:-

Bill 119

An Act to reduce red tape, to promote good government through better management of Ministries and agencies and to improve customer service by amending or repealing certain Acts and by enacting two new Acts.

[S.O. 2000, Chapter 26]

CLAUDE L. DESROSIERS, Clerk of the Legislative Assembly.

(6786) 52

PROVINCE DE L'ONTARIO

Toronto, mercredi 6 décembre 2000

4 h 05

Au nom de Sa Majesté la Reine, Son Honneur la lieutenantegouverneure a accordé la sanction royale aux projet de loi suivant à son bureau : Projet de loi 119

Loi visant à réduire les formalités administratives, à promouvoir un bon gouvernement par une meilleure gestion des ministères et organismes et à améliorer le service à la clientèle en modifiant ou abrogeant certaines lois et en édictant deux nouvelles lois. [L.O. 2000, Chapitre 26]

(6787) 52

Le greffier de l'Assemblée législative, CLAUDE L. DESROSIERS.

Proclamations

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

RACING COMMISSION ACT, 2000

We, by and with the advice of the Executive Council of Ontario, name December 15, 2000, as the date on which the *Racing Commission Act*, 2000, Statutes of Ontario, 2000, Chapter 20, comes into force.

Published by Ministry of Consumer & Commercial Relations Publié par Ministère de la Consommation et du Commerce

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THE ONTARIO GAZETTE / LA GAZETTE DE L'ONTARIO

WITNESS:

THE HONOURABLE HILARY M. WESTON

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on December 13, 2000.

BY COMMAND

CHRIS HODGSON
Chair of the Management Board of Cabinet

WITNESS:

THE HONOURABLE HILARY M. WESTON

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

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HILARY M. WESTON

(Great Seal of Ontario)

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HILARY M. WESTON

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 2000 SUR LA COMMISSION DES COURSES DE CHEVAUX

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 15 décembre 2000 comme la date où entre en vigueur la *Loi de 2000 sur la Commission des courses de chevaux*, Lois de l'Ontario 2000, chapitre 20.

TÉMOIN:

L'HONORABLE HILARY M. WESTON

LIEUTENANTE-GOUVERNEURE DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 13 décembre 2000.

PAR ORDRE

CHRIS HODGSON
Président du Conseil de gestion du gouvernement

(6789) 52

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 1999 VISANT À RÉDUIRE LES FORMALITÉS ADMINISTRATIVES

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} janvier 2001 comme le jour où entreront en vigueur les paragraphes 1(2), 1(3), 2(1), 2(3), 2(5), 5(1) et 6(1) de l'annexe R de la *Loi de 1999 visant à réduire les formalités administratives*.

TÉMOIN:

L'HONORABLE HILARY M. WESTON

LIEUTENANTE-GOUVERNEURE DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 13 décembre 2000.

PAR ORDRE

CHRIS HODGSON
Président du Conseil de gestion du gouvernement

(6790) 52

(Great Seal of Ontario)

HILARY M. WESTON

(Great Seal of Ontario)

HILARY M. WESTON

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

RED TAPE REDUCTION ACT, 1999

We, by and with the advice of the Executive Council of Ontario, name January 1st, 2001 as the day upon which subsections 1(2), 1(3), 2(1), 2(3), 2(5), 5(1) and 6(1) of Schedule R of the *Red Tape Reduction Act*, 1999 shall come into force.

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

RED TAPE REDUCTION ACT, 2000

We, by and with the advice of the Executive Council of Ontario, name January 1st, 2001 as the day upon which sections 6, 7, 8, 9, 10, 11, 12 and 13 of Schedule O of the *Red Tape Reduction Act*, 2000 shall come into force.

WITNESS:

THE HONOURABLE HILARY M. WESTON

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on December 13, 2000.

BY COMMAND

CHRIS HODGSON

Chair of the Management Board of Cabinet

TÉMOIN :

L'HONORABLE HILARY M. WESTON

formalités administratives.

ADMINISTRATIVES

LIEUTENANTE-GOUVERNEURE DE NOTRE

PROVINCE DE L'ONTARIO

(Great Seal of Ontario)

HILARY M. WESTON

FAIT à Toronto (Ontario) le 13 décembre 2000.

PROVINCE DE L'ONTARIO

THO VITCE BE E OITTIMO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PAR ORDRE

CHRIS HODGSON
Président du Conseil de gestion du gouvernement

PROCLAMATION

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} janvier 2001 comme le jour où entreront en vigueur les articles 6, 7, 8,

9, 10, 11, 12 et 13 de l'annexe O de la Loi de 2000 visant à réduire les

LOI DE 2000 VISANT À RÉDUIRE LES FORMALITÉS

(6791) 52

Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the *Truck Transportation Act*, R.S.O. 1990, Chapter T.22, and/or the *Motor Vehicle Transport Act*, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the *Truck Transportation Act* and/or Section 8(2) of the *Motor Vehicle Transport Act*, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la *Loi sur le camionnage, L.R.O. 1990, chapitre T.22*, et/ou la *Loi de 1987 sur les transports routiers, L.C. 1987, chapitre 35*. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la *Loi de 1987 sur les transports routiers* et l'office des transports de l'Ontario et/ou le registrateur des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

AMCAM TRANSPORTATION INC.

ROACHVILLE, NB

BAPTISTE, ERNEST, J. DOWNSVIEW, ON

BOWRIN ENTERPRISES INC.

STONEY CREEK, ON

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GRANBY, QC

COTE, MARTIN, G. J. ORLEANS, ON

CRONK, BOYD, L.

WASHAGO, R1, ON

G.T.A. WASTE SERVICES INC.

GORMLEY, ON

DAMASIO, RINALDO

TORONTO, ON

EXCAVATION D'AMICO INC./ D'AMICO EXCAVATION INC.

MONTREAL, QC

DENTON'S TRANSPORTATION LTD.

LONDON, ON

DJORDJEVIC, DRAGAN

HAMILTON, ON

DOUCETTE, ROBERT, G.

ST CATHARINES, ON

EDDY CONSTRUCTION INC.

TORONTO, ON

ESCH, BARRY, ED

AJAX, ON

GONCALVES, FERNANDO

ETOBICOKE, ON

HIGH COUNTRY TRANSPORTATION

INC.

CORTEZ, CO

HILL, ERIC, R./HILL, AARON, J.

NIAGARA FALLS, ON

JAZ TRANSPORT INC TORONTO, ON KEZZWOOD LIMITED

S STE MARIE, ON

LAND BRIDGE LOGISTICS INC.

IRVING, TX

LASER EXPEDITED TRANSPORTATION

INC.

BEDFORD HEIGHTS, OH

LECLARE, ROBERT, K.

BURLINGTON, ON

LIVINGSTON HEALTHCARE SERVICES

INC.

LOUISVILLE, KY

MACKAY, DIANE, L./ MACKAY, SCOTT

PERTH, ON

MCDOUGLAS + ASSOCIATES INC.

WOODBRIDGE, ON

M.L. LOGISTICS LTD.

LASALLE, MB

MORCA TRUCKING LTD CORNWALL, ON

TRANSPORT NORDEST SUDOUEST INC. ST-ROMUALD, OC

PETERS, JOHN VIRGIL, ON

QUALITY MOBILE HOME MOVING LTD. MORDEN, MB

TRANSPORT DENIS ROBERGE INC. ST-ALBERT, OC

ROCKET TEMPORARY & FREIGHT SERVICES INC.
AJAX. ON

SCHULLER, PETER, L. SMITHVILLE, R3, ON

SHAMIC ENTERPRISES INC. BRECHIN, RR1, ON

SHARMA, OMERDAT MARKHAM, ON

SHAWN FREIGHT LINES INC MISSISSAUGA, ON SMITH RUTHERFORD TRANSPORT INC WINNIPEG. MB

SOUSA, LUIS, A. OAKVILLE, ON

STIK-MAN LOGISTICS INC. CAMBRIDGE, ON

TRI-CITY MOTOR TRANSPORT INCORPORATED KAWKAWLIN, MI

TWO BILLS 2000 TRANSPORTATION INC. CALGARY, AB

VADUVA, SEVER TORONTO, ON

VALLEY BLADES LTD WATERLOO, ON

WALKER, IAN, ROBERT RIDGETOWN, ON

WHEELER TRUCK GROUP INC WESTLAND, MI

1122321 ONTARIO LTD DUNNVILLE, ON 1327971 ONTARIO LTD PETERBOROUGH, ON

1401777 ONTARIO INC SCARBOROUGH, ON

1436772 ONTARIO INC LONG SAULT, ON

1451920 ONTARIO INC. MILTON, ON

3560473 CANADA INC FRANKLIN CENTRE, QC

9033-5175 QUEBEC INC. LEVIS, OC

9070-8462 QUEBEC INC. ST-CLET, OC

9078-6435 QUEBEC INC. ST-MAURICE, QC

9097-9550 QUEBEC INC MONTREAL, QC

> J. Greig Beatty Manager Chef de Service

Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act.* All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

- 1. complete a Notice of Objection Form,
- 2. serve the applicant with the objection,
- file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
- 4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Penetang-Midland Coach Lines Limited 475 Bay St., Midland ON L4R 1L1

18701-A42/A43

45906

Applies for the approval of extra-provincial operating licence No. X-3166 and public vehicle operating licence No. PV-5144 both now in the name of Greyhound Canada Transport Corp., 184 Front St., E., Suite 601, Toronto, ON M5A 4N3.

Michael Rossignol 6-401 Millcraft Crescent, Vanier, ON K1L 6R4

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipality of Ottawa-Carleton to the Ontario/Quebec border for furtherance to Casino de Hull in the Province of Quebec as authorized by the Province of Quebec and for the return of the same pasengers on the same chartered trip to point of origin.

PROVIDED THAT:

- there shall be no pick up or discharge of passengers except at point of origin;
- the licensee be restricted to the the use of Class "D" public vehicles as defined in paragraph a(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, RSO 1990, Chapter P. 54.

Felix D'Mello Board Secretary/ Secretaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la Loi sur les compagnies, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation:

Ontario Corporation Number

Dénomination sociale	Numéro de la
de la compagnie :	compagnie en Ontario
de la compagnic.	compagnic on ontarro
2000-11-14	
JIM BODDY MEN'S FASHION SHOP I	LIMITED
2000-11-15	
HYPERNETICS HOLDINGS LIMITED	
PINE RIDGE WORKSHOPS LIMITED	
RENAL CARE CENTRES INC	1169952
TOWNE ELECTRIC LTD	256381
1069191 ONTARIO INC	1069191
1083173 ONTARIO LIMITED	1083173
2000-11-16	
BARRY MOSS CONSTRUCTION INC.	
CONRICH REALTY LIMITED	121918
DARTH INCORPORATED	
EAGLE PENINSULA (CANADA) COM	IPANY LIMITED 1229325
QUALIJEWELLERY & WATCH CANA	DA INC 1013078
ZIBARA DESIGN INC	1078905
664466 ONTARIO INC.	664466
1182313 ONTARIO LIMITED	1182313
2000-11-17	
ALLERGY WIZE DUCT CLEANERS I	TD 1040641
FONGO TRADING LTD	941368
J.J. HUNT HOLDINGS INC.	851045
JV ACCURATE AUTO COLLISION LT	D 1174932
	D
2000-11-20 CHASWAY FABRICATING LIMITED.	682510
OMTEK INC	0/18607
ROYAL INDIAN CUSINE INC.	1109212
SPOONER DELENARDO INSURANCI	E ADHICTED LTD 292441
685102 ONTARIO LIMITED	695102
685 102 ON TARIO LIMITED	000466
900466 ONTARIO INC	1065077
2000-11-21	696357
686357 ONTARIO INC	
2000-11-22	1254172
AMC INTERNATIONAL INC	220000
BETTY MEIKLE INTERIORS INC	1010020
CASADEN LTD.	469024
R.P.M. INDUSTRIES (CANADA) LTD.	1225200
ROBERT A. BROWN REALTY INC	1037219
TIDAL WAVE ENTERPRISES INC	1100105
TO-RUN-TO BRILLIANCY INC	1198105
2000-11-23	1202105
ATLANTIZ INTERNATIONAL CORP.	1392193
CAROLE BLACK STUDIOS INC	422202
EDWARD C. MURPHY LIMITED	422303
MACK-MANN HOLDINGS LIMITED	123829
TCPL MINING LTD.	8335/0
YUEN TONG & ASSOCIATES INC	
938222 ONTARIO LIMITED	
990223 ONTARIO LTD	
1408598 ONTARIO LTD	
2000-11-24	
AV PAR ELECTRONICS INC	
DINSMORE MARINE SURVEYS INC	851310

Name of Corporation: Dénomination sociale	Ontario Corporation Number Numéro de la
de la compagnie :	compagnie en Ontario
de la compagnie : M & M FLORIST LTD. MUNICIPAL SECURITIES INC PACE MONITORING INC PENROSE GOLD MINES LIMITED . STRUCTURED SYSTEMS GROUP INC. SUPERIOR MARINE SURVEYING LIMITED . THE KNITTING MILL LOFTS LTD TRAM HOLDINGS INC TWA CONSULTING SERVICES INC 957616 ONTARIO LIMITED . 1318322 ONTARIO INC 2000-11-27 CANADIAN AIRCRAFT MANAGEME HAYLEAF INVESTMENTS LIMITED REALTY HOUSE EXECUTIVES INC	
413768 ONTARIO LIMITED	
931485 ONTARIO LIMITED	931485
1207268 ONTARIO LIMITED	1207268
2000-11-29 B.E. MADELEY CONTRACTING LIM CAMNOR MANUFACTURING LIMIT 523621 ONTARIO INC	ED
OBELUS INVESTMENTS INCORPOR	ATED
694017 ONTARIO LTD	694017
1201167 ONTARIO LTD	
1347308 ONTARIO LIMITED	
2000-12-1	450500
CARSON MORRISON HOLDINGS LT FULLVIEW FINANCIAL CONSULTAN TRADING LTD.	NT AND
GEORGE KNUDSON ENTERPRISES	LIMITED141265
GOLDEN HERBS CENTRE INC	952366
LOOKOUT TERRACE MOTEL LIMIT MOUNTAIN GINSENG CO. LTD	ED
PRO CANADA ENTERPRISES CO. LT	D
SINOWIN ENTERPRISES INC	
TSENGS BRIGHTER CO. LTD	
444 ST. MARY AVENUE LIMITED 456300 ONTARIO INC	456300
1064558 ONTARIO INC	
2000.12-4	
ANDYCAN ENTERPRISES LTD CEDARCROFT OSHAWA GENERAL	
CEDARCROFT OSHAWA GENERAL	LIMITED
GEORGE UROUHART AGENCY LIM	ITED347391
MERRANCOR LTD	
NORMAC DEVELOPMENTS LIMITE OPTUS CORPORATION	1452032
POCRNICK TRANSPORT INC	
TOMAR COATINGS INC	
VENICELAND LIMITED	
359012 ONTARIO LIMITED	
998392 ONTARIO LIMITED	
1079546 ONTARIO LIMITED	
1164013 ONTARIO INC	
2000-12-5 G.J. CURRIE CONTRACTING LTD	390843
HATAY HOLDINGS INC	
IMPECCABLY CLEAN LTD.	680770
JANEE LIMITED	
LEOMAR CONSTRUCTION LIMITED)262865

52/00

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
PARK LANE CIRCLE HOLDINGS LTD. QUENNEVILLE ENTERPRISES INC WAEKENS LTD. 746065 ONTARIO LIMITED	
COLOURGRAPH REPRODUCTION SY INSCAPE ACQUISITION INC	
CAPSULE INVESTMENTS LIMITED . CATCETERA INC. CONSTELLATION COURT CORPORAT TECH LIGHTING CANADA INC	
2000-12-8 PRIME TOWER LTD. 935561 ONTARIO LIMITED 1206110 ONTARIO INC. 1209018 ONTARIO INC. 1336156 ONTARIO INC. 1388196 ONTARIO LIMITED	

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

52/00

Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution en personne morale (Non-respect de la loi sur l'imposition des personnes morales)

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the Business Corporations Act, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an order dated 27th November, 2000 for default in complying with the provisions of the Corporations Tax Act, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les compagnies*, les certificats de constitution en personne morale des compagnies dont les noms apparaissent ci-dessous ont été annulés par décision datée du 27 November 2000 pour non-respect des dispositions de la *Loi sur l'imposition des personnes morales* et que la dissolution des compagnies concernées prend effet à la date susmentionnée :

Name of Corporation:	Ontario Corporation Number	
Dénomination sociale	Numéro de la	
de la compagnie :	compagnie en Ontario	
BORDAIRE LIMITEDSUSSEX STERLING INC		

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

Co-operative Corporations Act (Certificates of Dissolution Issued) Loi sur les sociétés coopératives (Certificats de dissolution)

NOTICE IS HEREBY GIVEN that under the *Co-operative Corporations Act*, a Certificate of Dissolution has been issued to:

AVIS EST PAR LES PRÉSENTES DONNÉ qu'en vertu de la Loi sur les sociétés coopératives un certificat de dissolution a été délivré à :

Name of Corporation: Nom de la compagnie :	Date of Incorporation Date de constitution
2000-11-30	
Co-operative Carrousel po enfants francophones Ir	Parents et 1983-5-19
	OHN M. HARPER, Director, Examination Licensing and Enforcement Division by delegated authority from Dina Palozzi Superintendant of Financial Services. Directeur, Examination Division de la délivrance des permis et de l'application des mesures législatives en vertu de pouvoirs délégués par

Dina Palozzi

surintendante des services financiers.

Courts of Justice Act, s. 127 Loi sur les tribunaux judiciaires, s. 127

INTEREST RATES

 Postjudgment interest rates (and prejudgment interest rates for causes of action arising on or before October 23, 1989) are as follows:

	1st Quarter	2nd Quarter	3rd Quarter	4th Quarter
1985	12%	13%	11%	11%
1986	11%	13%	10%	10%
1987	10%	9%	10%	11%
1988	10%	10%	11%	12%
1989	13%	13%	14%	14%
1990	14%	15%	15%	14%
1991	14%	11%	11%	10%
1992	9%	9%	8%	7%
1993	10%	8%	7%	6%
1994	6%	6%	8%	7%
1995	8%	10%	9%	8%
1996	8%	7%	6%	6%
1997	5%	5%	5%	5%
1998	5%	6%	6%	7%
1999	7%	7%	6%	6%
2000	6%	7%	7%	7%
2001	7%			

This table shows the postjudgment interest rates for orders made in the quarters indicated. This table also shows the prejudgment interest rates for actions commenced in the quarters indicated in respect of causes of action arising on or before October 23, 1989.

Prejudgment interest rates for causes of action arising after October 23, 1989 are as follows:

	1st Quarter	2nd Quarter	3rd Quarter	4th Quarter
1989				12.4%
1990	12.5%	13.5%	13.9%	12.9%
1991	12.3%	10.0%	9.1%	8.8%
1992	7.7%	7.5%	6.3%	5.1%
1993	8.3%	6.1%	5.1%	5.0%
1994	4.3%	4.1%	6.6%	5.6%
1995	6.0%	8.0%	7.6%	6.6%
1996	6.1%	5.6%	5.0%	4.3%
1997	3.3%	3.3%	3.3%	3.5%
1998	4.0%	5.0%	5.0%	6.0%
1999	5.3%	5.3%	4.8%	4.8%
2000	5.0%	5.3%	6.0%	6.0%
2001	6.0%			

This table shows the prejudgment interest rates for actions commenced in the quarters indicated in respect of causes of action arising after October 23, 1989.

SANDRA WAIN, A/Director, Program Development Branch, Court Services Division, Ministry of the Attorney General.

Ontario Securities Commission Commission des valeurs mobilières de l'Ontario

ONTARIO SECURITIES COMMISSION RULE 35-502 NON-RESIDENT ADVISERS

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AND APPOINTMENT OF AGENT FOR
SERVICE OF PROCESS BY NON-RESIDENT
PARTNERS, OFFICERS OR REPRESENTATIVES OF A NON-RESIDENT ADVISER

ONTARIO SECURITIES COMMISSION RULE 35-502 NON-RESIDENT ADVISERS

PART 1 DEFINITIONS AND INTERPRETATION

1.1 Definitions - In this Rule

"book-based system" has the meaning ascribed to that term in National Instrument 81-102 Mutual Funds;

"Canadian security" means a security other than a foreign security;

"extra-provincial adviser" means a person or company that is registered or applying for registration as an adviser under the Act, other than an international adviser or international adviser applicant, and that does not have a place of business in Ontario with partners, officers or representatives resident in Ontario who are acting on its behalf in Ontario;

"foreign security" has the meaning ascribed to that term in subsection 204(1) of the Regulation;

"Form 3" and "Form 4" mean Form 3 or Form 4 to the Regulation, respectively;

"fund" means a mutual fund or a non-redeemable investment fund;

"international adviser applicant" means a person or company applying for registration as an international adviser under the Act;

"international adviser" means

- (a) a person or company that has been granted registration as an international adviser (investment counsel, portfolio manager or securities adviser) under the Act, and
- (b) a registrant whose registration is subject to the restrictions set out in former Rule In the Matter of Certain Advisers (1997), 20 OSCB 1217, as amended;

"manager" means the person or company the directs the business, operations or affairs of a fund;

"Ontario client" means a permitted client who is ordinarily resident in Ontario;

"permitted client" means one of the following clients:

- A bank listed in Schedule I or II to the Bank Act (Canada), acting as principal or as agent for accounts fully managed by it.
- A loan corporation or trust corporation registered under the Loan and Trust Corporations Act, acting as principal or as trustee or agent for accounts fully managed by it.
- 3. An insurance company licensed under the *Insurance Act*.
- 4. Each of a treasury branch, credit union or caisse populaire that, in each case, is authorized to carry on business in Ontario.
- 5. The Business Development Bank of Canada incorporated under the *Business Development Bank of Canada Act* (Canada).
- Her Majesty in right of Canada or of any jurisdiction.
- A portfolio manager acting as principal or as agent for accounts fully managed by it.
- 8. A broker or investment dealer acting as principal or, as permitted by section 148 of the Regulation, as agent for accounts fully managed by it.
- 9. A pension fund that is regulated either by the Office of the Superintendent of Financial Institutions (Canada) or by a provincial pension commission, or a group of pension funds that are so regulated, if the pension fund has, or the group of pension funds have, net assets of at least \$100 million, or its equivalent in another currency, provided that, in determining net assets, the liability of the pension fund for future pension payments shall not be included.
- A registered charity under the ITA with assets not used directly in charitable activities or administration of at least \$5 million or its equivalent in another currency.
- An individual who has a net worth of at least \$5
 million or its equivalent in another currency,

- excluding the value of his or her principal residence, as certified by the individual.
- 12. A person or company that is entirely owned, legally and beneficially, by an individual or individuals referred to in paragraph 11, who hold its or their ownership interest in the person or company directly or through a trust the trustee of which is a trust company registered under the *Loan and Trust Corporations Act*.
- A corporation that has shareholders' equity of at least \$100 million on a consolidated basis or its equivalent in another currency.
- 14. A fund that distributes its securities in Ontario, if the manager of the fund
 - (a) is ordinarily resident in a jurisdiction and is registered under the Act as a portfolio manager, broker, investment dealer or mutual fund dealer, or is registered under Canadian securities legislation other than the Act in an equivalent category of registration, and
 - (b) is a party to the contract under which the international adviser provides investment advice or portfolio management services to the fund.
- 15. A fund that distributes its securities in Ontario only to persons or companies referred to in paragraphs 1 through 13 or described in section 7.7 or 7.8;

"portfolio adviser" means a person or company that provides investment advice or portfolio management services under a contract with a fund or with the manager of the fund; and

"submission to jurisdiction and appointment of agent for service of process form" means, for an international adviser, the form set out in Appendix A to this Rule and, for a partner, officer or representative of an international adviser, the form set out in Appendix B to this Rule.

1.2 Extended Meaning of Affiliates - An international adviser that is a partnership is considered to be affiliated with another partnership or with a company, and an international adviser that is a company is considered to be affiliated with a partnership, if the partnerships, or the partnership and the company, would be affiliates of each other under the definition of "affiliated companies" in the Act, if that definition and the related definitions of "controlled companies" and "subsidiary companies" were each read as if references to a "company" were references to a "partnership".

PART 2 INTERNATIONAL ADVISER APPLICANTS

2.1 Completion of Form 3

- (1) An international adviser applicant shall complete and execute a Form 3 and shall indicate in response to question 1 of Form 3 that the applicant is applying for registration as an international adviser.
- (2) An international adviser applicant is not required to complete item 3 of Form 3.
- (3) An international adviser applicant is not required to complete item 11 of Form 3, other than item 11A(b).
- (4) An international adviser applicant, in responding to items 9 and 10 of Form 3, need only list and provide information about its partners, officers or representatives who will be acting on its behalf in respect of the business of the international adviser applicant in Ontario.

2.2 Completion of Form 4 - A person that applies for registration as a partner, officer or representative, or that seeks approval as a partner, officer, or representative, listed in the international adviser's Form 3 pursuant to section 2.1(4) shall complete and execute a Form 4, unless the information required by Form 4 has previously been filed by the applicant and the information as previously filed is current and correct as of the date the of application, but is not required to complete items 7, 8, 10, 20 and 21 of Form 4.

PART 3 INTERNATIONAL ADVISERS

3.1 General Requirements

- (1) No registration or renewal of registration shall be granted to an international adviser applicant or an international adviser unless the international adviser applicant or the international adviser has complied with the requirements of this Rule and any applicable requirements of the Regulation at the time of the granting of the registration or the renewal of registration.
- (2) An international adviser and each of its partners, officers or directors registered under the Act shall comply with the requirements of this Rule and any other applicable requirements of Ontario securities law.
- (3) The Commission may prescribe conditions of registration for an international adviser or its registered partners, officers or representatives, or for a group of international advisers or group of its or their registered partners, officers or representatives, that are in lieu of some or all of the conditions of registration set forth in this Rule, if the Commission gives prior notice of the proposed conditions to those persons or companies affected and affords them an opportunity to be heard and the Commission publishes notice in a publication published by the Commission of each instance when it so prescribes.
- 3.2 Acquisition of an Interest in Another Registrant An international adviser is subject to the requirements of section 104 of the Regulation or Part 4 of Rule 33-503 Change of Registration Information when it becomes effective.

3.3 Record Keeping and Production of Records and Witnesses

- An international adviser is subject to the requirements relating to record keeping set out in subsections 113(1),
 (2) and (4) of the Regulation.
- (2) If the laws of the foreign jurisdiction in which the books, records or documents referred to in subsection 19(3) of the Act of an international adviser are located prohibit production of the books, records or documents in Ontario without the consent of the relevant client, an international adviser shall, upon a request by the Commission under subsection 19(3) of the Act
 - (a) so advise the Commission; and
 - (b) use its best efforts to obtain the client's consent to the production of the books, records or documents.
- (3) At the request of the Director, the Commission or a person appointed by the Commission to make an investigation under the Act relating to the international adviser's activities in Ontario, an international adviser shall
 - (a) immediately produce in Ontario, at the international adviser's expense, appropriate persons in its employ as witnesses to give evidence on oath or
 - (b) if the appropriate persons referred to in paragraph(a) are not in its employ, use its best efforts imme-

- diately to produce in Ontario, at the international adviser's expense, the persons to give evidence on oath or otherwise, subject to the laws of the foreign jurisdiction that are otherwise applicable to the giving of evidence; and
- (c) if the laws of a foreign jurisdiction that are otherwise applicable to the giving of evidence prohibit the international adviser or the persons referred to in paragraph (a) from giving the evidence without the consent of the relevant client
 - (i) so advise the Commission or the person making the request, and
 - (ii) use its best efforts to obtain the client's consent to the giving of the evidence.
- 3.4 Standards Ensuring Fairness An international adviser shall adopt and maintain standards directed to ensuring fairness in the allocation of investment opportunities among the Ontario clients of the investment counsel and a copy of the standards so established shall be furnished to each Ontario client of the international adviser and filed with the Commission.
- 3.5 Compensation of Partners, Officers or Representatives of International Advisers An international adviser shall not compensate its partners, officers or representatives in a manner that is based upon the value or the volume of the transactions initiated for the Ontario clients of the international adviser.
- **3.6 Supervision of Accounts** Subsections 115(3) and (4) of the Regulation apply to an international adviser.

3.7 Holding of Client Assets

- Subject to subsections (2) and (3), an international adviser shall ensure that the securities and money of an Ontario client are held
 - (a) by the Ontario client; or
 - (b) by a custodian or sub-custodian
 - that meets the requirements prescribed for acting as a custodian or sub-custodian of a mutual fund in National Instrument 81-102, and
 - that is subject to the agreement announced by the Bank for International Settlements on July 1, 1988 concerning international convergence of capital measurement and capital standards.
- (2) An international adviser or an affiliate of the international adviser that holds the securities or money of an Ontario client as custodian or sub-custodian shall hold the securities and money in compliance with sections 116, 117, 118 and 119 of the Regulation.
- (3) The securities of an Ontario client may be deposited with or delivered to a depository or clearing agency that is authorized to operate a book-based system.
- 3.8 Renewals of Registration Sections 130 to 133 of the Regulation apply to an international adviser and each of its registered partners, officers and representatives.
- **Examinations** Section 134 of the Regulation applies to an international adviser and each of its registered partners, officers and representatives.
- 3.10 Amendments to Registration Sections 135 and 136 of the Regulation apply to an international adviser and each of its registered partners, officers and representatives.

- 3.11 Conducting an Audit at the Request of the Commission -Section 145 of the Regulation applies to an international adviser.
- 3.12 Disclosure of Status to Clients An international adviser shall deliver to an Ontario client, before acting as an adviser to the Ontario client, a statement in writing disclosing
 - (a) to the extent applicable, that there may be difficulty enforcing any legal rights the Ontario client may have against the international adviser because
 - (i) the international adviser is ordinarily resident outside Canada and all or a substantial portion of its assets are situated outside Canada, and
 - (ii) if applicable, that the laws of the foreign jurisdiction in which the books, records and documents referred to in subsection 19(3) of the Act of the international adviser are located prevent the production of those books, records and documents in Ontario; and
 - (b) that the international adviser is not fully subject to the requirements of the Act and the regulations concerning proficiency, capital, insurance, record keeping, segregation of funds and securities and statements of account and portfolio.
- 3.13 Disclosure of Status in Offering Documents A prospectus filed in Ontario for a fund whose portfolio adviser is an international adviser, or whose portfolio adviser receives investment advice or portfolio management services from an international adviser, shall disclose the matters referred to in section 3.12.

PART 4 EXEMPTION FROM FINANCIAL STATEMENT PREPARATION AND FILING REQUIREMENTS

4.1 Exemption from Financial Statement Preparation Requirements and Filings - An application under section 147 of the Act for an exemption from the requirement of subsection 21.10(3) of the Act that registrants file annual audited financial statements may consist of the following sentence if the international adviser applicant or the international adviser is not applying for registration, and is not registered, in any category of registration in addition to registration as a international adviser and if the application is made by an international adviser applicant concurrently with the filing of an application for registration or by an international adviser before or on the first anniversary of registration as an adviser after the date this Rule comes into force:

"We hereby apply for an exemption from the requirement of the Act that registrants file annual audited financial statements. We understand that this exemption will terminate if we become a registrant in another category of registration under the Act."

4.2 Order Granting Exemption - The issuance by the Director of a certificate of registration or renewal of registration to the international adviser applicant or to the international adviser is evidence of the approval of the application made under section 4.1, if that section has been complied with, unless the exemption request is denied in writing by the Director.

PART 5 EXEMPTION FROM REPORTING OF CERTAIN CHANGES

5.1 Exemption from Reporting of Certain Changes under the Act - An application under subsection 33(4) of the Act for an exemption from the requirement of subsection 33(2) of the Act that advisers notify the Director of the changes in information required to be reported under that subsection, to the extent that the change required to be reported relates to information that was not required to be furnished to the Director upon the filing

of the application for registration by an international adviser, may consist of the following sentence if the international adviser applicant or the international adviser is not applying for registration, and is not registered, in any category of registration in addition to registration as a international adviser and if the application is made by an international adviser applicant concurrently with the filing of an application for registration or by an international adviser before or concurrently with the first anniversary of registration as an adviser made after the date this Rule comes into force:

"Subsection 33(2) of the Ontario Securities Act requires advisers to notify the Director of changes in the information required to be reported by that subsection. We hereby apply for an exemption from these requirements to the extent that the change relates to information that was not required to be furnished to the Director upon the filing of our application for registration as an international adviser. We understand that this exemption will terminate if we become a registrant in another category of registration under the Act."

- 5.2 Order Granting Exemption The issuance by the Director of a certificate of registration or renewal of registration to the international adviser applicant or the international adviser is evidence of the approval of the application made under section 5.1, if that section has been complied with, unless the exemption request is denied in writing by the Director.
- 5.3 Exemption from Rule 35-503 Despite Rule 35-503 Change of Registration Information, an international adviser is not required to file an amendment to its registration or to notify the Director of a notifiable change relating to information that was not required to be furnished to the Director upon the filing of the applicant's application for registration as an international adviser.

PART 6 RESTRICTED ADVISORY ACTIVITIES FOR INTERNATIONAL ADVISERS

6.1 Permitted Clients

- (1) An international adviser shall only act as an adviser in Ontario for permitted clients.
- (2) In determining whether a permitted client that is a pension fund, group of pension funds, registered charity or corporation meets the financial requirements referred to in paragraphs 9, 10 and 13 of the definition of a "permitted client" in section 1.1, the international adviser may rely on the most recent audited financial statements of the permitted client.
- (3) The financial requirements referred to in paragraphs 9, 10, 11 and 13 of the definition of the term "permitted client" in section 1.1 are only required to be satisfied at the time the international adviser first acts as an adviser for the client
- (4) Despite subsection (2), if an international adviser was acting as an adviser for a client on June 1, 1992 and has acted for that client continuously since that date, the financial requirements referred to in section 1.1 may be satisfied as of June 1, 1992.
- 6.2 Indirect Advising An international adviser shall not act as an adviser in Ontario to a person or company that is not a permitted client indirectly, by providing investment advice or portfolio management services through another person or company, other than a person or company referred to in paragraphs 1, 2, 7 or 8 of the definition of "permitted client" in section 1.1 or except as permitted by Part 7.
- 6.3 Advising in Another Country An international adviser shall not act as an adviser in Ontario for a type of security unless it is engaged in the business of an adviser in a foreign jurisdiction for that type of security.

- 6.4 Advising in Respect of Foreign Securities An international adviser shall not act as an adviser in Ontario for Canadian securities unless this activity is incidental to its acting as an adviser in Ontario for foreign securities. Whether the activity can be considered to be incidental shall be evaluated from the point of view of the adviser, on an account by account basis, and not the client.
- 6.5 Limitation on Revenues No more than 25 per cent of the aggregate consolidated gross revenues from advisory activities of an international adviser and its affiliates or affiliated partnerships, in any financial year of the international adviser, shall arise from the international adviser and its affiliates or affiliated partnerships acting as advisers for clients in Canada.

PART 7 EXEMPTIONS FROM REGISTRATION

- 7.1 Unsolicited Advising of not More than Five Clients in Canada
 - (1) The adviser registration requirement does not apply to a person or company, not ordinarily resident in Ontario, if
 - (a) it, and its affiliates or affiliated partnerships that are not ordinarily resident in Ontario, did not act as an adviser during the preceding 12 months for more than five clients in Canada;
 - (b) it acts as an adviser in Ontario in reliance upon the exemption provided by this section solely for permitted clients, other than a fund;
 - (c) it does not solicit clients in Ontario;
 - (d) its acting as an adviser in Ontario for Canadian securities is incidental to its acting as an adviser in Ontario for foreign securities;
 - (e) before advising an Ontario client, it notifies the Ontario client that it is not registered as an adviser in Ontario; and
 - (f) all assets of its Ontario clients are held by persons or companies that meet the requirements of paragraph 3.7(1) or are referred to in subsection 3.7(3).
 - (2) For purposes of paragraph (1)(a), in determining if a person or company has acted as an adviser for more than five clients in Canada
 - (a) two or more persons who are or intend to become the joint registered owners of securities or an account in respect of which the person or company acts as an adviser are counted as one client;
 - (b) a person or company acting as trustee or agent for more than one fully managed account is counted as one client;
 - (c) clients referred to in sections 7.2 through 7.9 are excluded; and
 - (d) clients who would be excluded by sections 7.2 through 7.9 if they were residents of Ontario are excluded
- 7.2 Commodity Pool Programs The adviser registration requirement does not apply to a person or company, not ordinarily resident in Ontario, that is registered under the Commodity Futures Act, in connection with that person or company acting as a portfolio adviser to a mutual fund that is subject to National Instrument 81-104 Commodity Pools or to a non-redeemable investment fund that would be subject to that National Instrument if it were a mutual fund.

7.3 Sub-Adviser for a Registrant

- (1) The adviser registration requirement does not apply to a person or company, not ordinarily resident in Ontario, in connection with that person or company acting as an adviser for an investment counsel or portfolio manager, or for a broker or investment dealer acting as a portfolio manager as permitted by subsection 148(1) of the Regulation, if
 - (a) the obligations and duties of the person or company so acting as an adviser are set out in a written agreement with the registrant;
 - (b) the registrant contractually agrees with its clients on whose behalf investment advice is or portfolio management services are to be provided to be responsible for any loss that arises out of the failure of the person or company so acting as an adviser
 - (i) to exercise the powers and discharge the duties of its office honestly, in good faith and in the best interests of the registrant and each client of the registrant for whose benefit the advice is or portfolio management services are to be provided, or
 - (ii) to exercise the degree of care, diligence and skill that a reasonably prudent person would exercise in the circumstances;
 - (c) the registrant cannot be relieved by its clients from its responsibility for loss under paragraph (b); and
 - (d) the person or company so acting as an adviser, if a resident of a jurisdiction, is registered as an adviser in the jurisdiction.
- 7.4 Advising Funds Outside Ontario The adviser registration requirement does not apply to a person or company, not ordinarily resident in Ontario, in connection with that person or company acting as a portfolio adviser to a fund that does not have an address in Ontario, if
 - (a) advice to the fund is given and received or portfolio management services are provided outside of Ontario; and
 - (b) the person or company is registered in a jurisdiction in a category of registration that permits the person or company to provide discretionary portfolio management services or as a broker or investment dealer acting as a portfolio manager as permitted by a provision similar to subsection 148(1) of the Regulation.
- 7.5 Advising Advisers to Funds Outside Ontario The adviser registration requirement does not apply to a person or company, not ordinarily resident in Ontario, in connection with that person or company acting as an adviser to a portfolio adviser to a fund exempted from the adviser registration requirements under section 7.4, if
 - (a) the obligations and duties of the person or company are set out in a written agreement with the portfolio adviser to the fund;
 - (b) the portfolio adviser to the fund contractually agrees with the fund to be responsible for any loss to the fund that arises out of the failure of the person or company
 - (i) to exercise the powers and discharge the duties of its office honestly, in good faith and in the best interests of the fund, or

- (ii) to exercise the degree of care, diligence and skill that a reasonably prudent person would exercise in the circumstances;
- (c) the portfolio adviser to the fund cannot be relieved by the fund or its securityholders from its responsibility for loss under paragraph (b); and
- (d) the person or company, if a resident of a jurisdiction, is registered as an adviser in the jurisdiction.
- 7.6 Advising Pension Funds of Affiliates The adviser registration requirement does not apply to a person or company, not ordinarily resident in Ontario, in connection with that person or company acting as an adviser for a pension fund sponsored by an affiliate of the person or company for the benefit of the employees of the affiliate or affiliates of the affiliate.
- 7.7 Distributions to Existing Holders The adviser registration requirement does not apply to a person or company, not ordinarily resident in Ontario, in connection with that person or company acting as a portfolio adviser to a fund, if the fund
 - (a) does not have an address in Canada:
 - (b) is not organized under the laws of Canada or a jurisdiction; and
 - (c) only distributes securities to a person or company in Ontario in a distribution to which the prospectus requirements of the Act would apply but for the availability of one or more of the exemptions contained in
 - (i) Rule 81-501 Mutual Fund Reinvestment Plans,
 - (ii) subclause 72(1)(f)(iii) of the Act, or
 - (iii) in a transaction in which securities of the fund are acquired by substantially all holders of securities of a class of the fund or another fund that has the same portfolio adviser.
- 7.8 Existing Privately Placed Funds The adviser registration requirement does not apply to a person or company, not ordinarily resident in Ontario, in connection with that person or company acting as a portfolio adviser to a fund, if the fund
 - (a) has sold its securities in Ontario in a distribution to which the prospectus requirements of the Act would apply but for the availability of one or more of the exemptions contained in clause 72(1)(a) or (c) of the Act, in clause 72(1)(d) or (p) of the Act subject to compliance with the requirements of Rule 45-501 Prospectus Exempt Distributions, or in subsection 1.2(a) of Rule 32-503 Registration and Prospectus Exemption for Trades by Financial Intermediaries in Mutual Fund Securities to Corporate Sponsored Plans; and
 - (b) only distributes securities to a person or company in Ontario in a distribution to which the prospectus requirements of the Act would apply but for the availability of one or more of the exemptions contained in
 - (i) Rule 81-501 Mutual Fund Reinvestment Plans,
 - (ii) subclause 72(1)(f)(iii) of the Act, or
 - (iii) in a transaction in which securities of the fund are acquired by substantially all holders of securities of a class of the fund or another fund that has the same portfolio adviser.

- 7.9 Funds Managed Under Prior Legislation The adviser registration requirement does not apply to a person or company, not ordinarily resident in Ontario, in connection with that person or company acting as a portfolio adviser to a fund, if
 - (a) the person or company or an affiliate of the person or company has acted continuously as a portfolio adviser to the fund since before May 1, 1967;
 - (b) securities of the fund have continuously been distributed in Ontario since May 1, 1967 by means of a prospectus prepared and filed in accordance with the Act or its predecessor legislation; and
 - (c) the person or company has not been registered as an adviser.
- 7.10 Privately Placed Funds Offered Primarily Abroad The adviser registration requirement does not apply to a person or company, not ordinarily resident in Ontario, in connection with the person or company acting as a portfolio adviser to a fund, if the securities of the fund are
 - (1) primarily offered outside of Canada:
 - only distributed in Ontario through one or more registrants; and
 - distributed in Ontario in reliance upon an exemption from the prospectus requirements of the Act.
- 7.11 Disclosure in Offering Documents A prospectus filed in Ontario for a fund whose portfolio adviser is relying upon an exemption from the adviser registration requirements provided by this Part, or whose portfolio adviser receives investment advice or portfolio management services from a person or company that relies upon an exemption from the adviser registration requirements provided by this Part, shall include disclosure that
 - (a) if the person or company is advising a registrant in reliance on the exemption in section 7.3 or a portfolio adviser in reliance upon the exemption in section 7.5, the registrant or portfolio adviser has responsibility for the investment advice given or portfolio management services provided by the person or company; and
 - (b) to the extent applicable, there may be difficulty in enforcing any legal rights against the person or company because it is resident outside Canada and all or a substantial portion of its assets are situated outside Canada.

PART 8 EXTRA-PROVINCIAL ADVISERS

- 8.1 Registration in Another Province A person or company applying for registration as an adviser under the Act that is an extra-provincial adviser shall be registered under securities legislation of the jurisdiction in which the head office or principal place of business of the person or company is located in a category of registration that permits the person or company to carry on the activities in that jurisdiction that registration as an adviser under the Act would permit the person or company to carry on in Ontario.
- 8.2 Change in Registration Status in Another Jurisdiction An extra-provincial adviser shall inform the Director immediately upon the extra-provincial adviser becoming aware that the registration of the extra-provincial adviser in another jurisdiction
 - (a) is not being renewed, is lapsing or is being suspended, cancelled, revoked or is becoming

restricted by the imposition of any terms or conditions; or

- (b) is the subject of an investigation by a securities regulatory authority other than the Commission.
- 8.3 Counselling Officer Resident in Canada An extra-provincial adviser shall have at least one officer resident in Canada who is registered as a counselling officer in accordance with section 3.2 of Rule 31-502 Proficiency Requirements for Registrants.

PART 9 SUBMISSION TO JURISDICTION AND APPOINT-MENT OF AGENT FOR SERVICE OF PROCESS FORMS

- 9.1 Submission to Jurisdiction An international adviser, an extra-provincial adviser and each partner, officer or representative of an international adviser or an extra-provincial adviser seeking registration under the Act shall file as part of his, her or its application for registration an executed submission to jurisdiction and appointment of agent for service of process form.
- 9.2 Disclosure of Submission to Jurisdiction to Clients An international adviser or an extra-provincial adviser shall deliver to an Ontario client, before acting as an adviser to the Ontario client, a statement in writing disclosing the name and address of the agent for service of process of the international adviser or extra-provincial adviser in Ontario appointed by the international adviser or extra-provincial adviser or that this information is available from the Commission.
- 9.3 Disclosure of Submission to Jurisdiction in Offering Documents A prospectus filed in Ontario for a fund whose portfolio adviser is an international adviser or an extra-provincial adviser, or whose portfolio adviser receives investment advice or portfolio management services from an international adviser or an extra-provincial adviser, shall disclose the matters referred to in section 9.2.

PART 10 EXEMPTION

10.1 Exemption - The Director may grant an exemption to this Rule, in whole or in part, subject to such conditions or restrictions as may be imposed in the exemption.

ONTARIO SECURITIES COMMISSION RULE 35-502 NON-RESIDENT ADVISERS

APPENDIX A

FORM OF SUBMISSION TO JURISDICTION AND APPOINTMENT OF AGENT FOR SERVICE OF PROCESS BY A NON-RESIDENT ADVISER

- 1. Name of the applicant (the "Applicant"):
- 2. Jurisdiction of incorporation or organization of the Applicant:
- 3. Name of agent for service of process (the "Agent"):
- Address for service of process of the Agent in Ontario:
- 5. The Applicant designates and appoints the Agent at the address stated above as its agent upon whom may be served any notice, pleading, subpoena, summons or other process in any action, investigation or administrative, criminal, quasi-criminal, penal or other proceeding (each, a "Proceeding") arising out of or

- relating to or concerning the Applicant's activities as an adviser in Ontario, and irrevocably waives any right to raise as defence in any Proceeding any alleged lack of jurisdiction to bring that Proceeding.
- 6. The Applicant irrevocably and unconditionally submits to the non-exclusive jurisdiction of the judicial, quasi-judicial and administrative tribunals of Ontario and any administrative proceeding in Ontario, in any Proceeding arising out of or related to or concerning the Applicant's activities as an adviser in Ontario.
- 7. Until six years after the Applicant ceases to be registered as an adviser in Ontario, the Applicant shall file
 - (a) a new Submission to Jurisdiction and Appointment of Agent for Service of Process in this form at least 30 days before termination for any reason of this Submission to Jurisdiction and Appointment of Agent for Service of Process and immediately after the death or incapacity of the Agent or the Agent ceasing to carry on business; and
 - (b) an amended Submission to Jurisdiction and Appointment of Agent for Service of Process at least 30 days before any change in the name or address of the Agent from that set forth above.
- This Submission to Jurisdiction and Appointment of Agent for Service of Process is governed by and construed in accordance with the laws of Ontario.

[Name of A _I	oplicant]	
(Signature o	f authorized signatory	')

Acceptance
The undersigned accepts the appointment as agent for service of process of (Insert name of
Applicant) under the terms and conditions of the foregoing Submission to Jurisdiction and Appointment of Agent for Service of Process and agrees to advise the Commission immediately if the undersigned is unable to deliver to the Applicant a copy of a document served on the undersigned as Agent.
Dated:
(Signature of Agent or authorized signatory)

(Name and Title of Authorized Signatory)

ONTARIO SECURITIES COMMISSION RULE 35-502 NON-RESIDENT ADVISERS

APPENDIX B

FORM OF SUBMISSION TO JURISDICTION AND APPOINTMENT OF AGENT FOR SERVICE OF PROCESS BY NON-RESIDENT PARTNERS, OFFICERS OR REPRESENTATIVES OF A NON-RESIDENT ADVISER

1.	Name of the adviser (the "Registrant"):			
2.	Juri	isdiction of incorporation or organization of the Registrant:		
3.	Nar Per	me and address of person filing this form (the "Filing son"):		
4.	Nar	ne of agent for service of process (the "Agent"):		
5.	Address for service of process of the Agent in Ontario:			
6.	The Filing Person designates and appoints the Agent at the address of the Agent stated above as its agent upon whom made served a notice, pleading, subpoena, summons or other process in any action, investigation or administrative, criminal quasi-criminal, penal or other proceeding (each, a "Proceeding") arising out of or relating to or concerning the Filin Person's activities in Ontario as a registrant under the Securities Act (Ontario) (the "Act"), and irrevocably waives any right to raise as a defence in any Proceeding any alleged lack of jurisdiction to bring that Proceeding.			
7.	The Filing Person irrevocably and unconditionally submits the non-exclusive jurisdiction of the judicial, quasi-judicial administrative tribunals of Ontario and any administrative proceeding in Ontario, in any Proceeding arising out of related to or concerning the Filing Person's activities in Onta as a registrant under the Act.			
8.	Until the earlier of the termination of the Filing Person's p tion as a partner, officer or representative of the Registrant six years after the Registrant ceases to be a registrant under Act, the Filing Person shall file			
	(a)	a new Submission to Jurisdiction and Appointment of Agent for Service of Process in this form at least 30 days prior to termination for any reason of this Submission to Jurisdiction and Appointment of Agent for Service of Process and immediately after the death or incapacity of the Agent or the Agent ceasing to carry on business; and		
	(b)	an amended Submission to Jurisdiction and Appointment of Agent for Service of Process at least 30 days before any change in the name or address of the Agent as set forth above.		
9.	Serv	Submission to Jurisdiction and Appointment of Agent for ice of Process is governed by and construed in accordance the laws of Ontario.		
Dated:				
(Signa	ture o	of Filing Person)		

(Name of Filing Person)

Acceptance The undersigned accepts the appointment as agent for service of

process of		_(Insert name of Filing
sion to Jurisdi and agrees to is unable to de	ant to the terms and conditions and Appointment of Age advise the Commission immedeliver to the Filing Person a cogned as Agent.	ent for Service of Process liately if the undersigned
Dated:		
(Signature of A	Agent or authorized signatory)	
(Name and titl	e of authorized signatory)	
(6785) 52		

Ontario Securities Commission Commission des valeurs mobilières de l'Ontario

REGULATION TO AMEND
REGULATION 1015 OF THE REVISED REGULATIONS OF
ONTARIO, 1990
MADE UNDER THE
SECURITIES ACT

Note: Since the end of 1999, Regulation 1015 has been amended by Ontario Regulations 3/00, 108/00, 133/00, 222/00, 342/00 and 468/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Sections 50 and 51 of Regulation 1015 of the Revised Regulations of Ontario, 1990 are revoked.
- 2. This Regulation comes into force on the day that the rule made by the Ontario Securities Commission on September 12, 2000 entitled "National Instrument 41-101 Prospectus Disclosure Requirements" comes into force.

ONTARIO SECURITIES COMMISSION:

"J.A. Geller", Vice-Chair

"Stephen N. Adams", Commissioner

Dated on September 12, 2000.

Note: The rule made by the Ontario Securities Commission on September 12, 2000 entitled "National Instrument 41-101 Prospectus Disclosure Requirements" comes into force on December 31, 2000.

REGULATION TO AMEND REGULATION 1015 OF THE REVISED REGULATIONS OF ONTARIO, 1990 MADE UNDER THE SECURITIES ACT

- Note: Since the end of 1999, Regulation 1015 has been amended by Ontario Regulations 3/00, 108/00, 133/00, 222/00, 342/00 and 468/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.
- 1. Subsection 1 (4) of Regulation 1015 of the Revised Regulations of Ontario, 1990 is amended by striking out "Subject to section 58" and substituting "Subject to Ontario Securities Commission Rule 41-501 General Prospectus Requirements and to National Instrument 44-101 Short Form Prospectus Distributions and".
- 2. (1) Subsection 2 (3) of the Regulation is revoked and the following substituted:
- (3) If the issuer is a bank listed in Schedule 1 or II to the Bank Act (Canada) or is a company undertaking and transacting life insurance that is licensed under the Insurance Act, the issuer's financial statements are not required to comply with the following provisions if the financial statements are prepared in accordance with a statute incorporating, continuing or governing the issuer and in accordance with any applicable generally accepted accounting principles:
 - 1. Subsection (1).
 - 2. Subsection 9.1 (1) of Ontario Securities Commission Rule 41-501 General Prospectus Requirements.
 - 3. Subsection 7.1 (1) of National Instrument 44-101 Short Form Prospectus Distributions.
- (2) Subsection 2 (5) of the Regulation is amended by striking out "sections 9, 52, 65, 91 and 94" and substituting "sections 9, 91 and 94".
- 3. Sections 34, 35, 36 and 37 of the Regulation are revoked.
- 4. Paragraphs 1, 2, 4, 5, 6 and 7 of subsection 38 (1) of the regulation are revoked.
- 5. Sections 39, 40, 41 and 42 of the Regulation are revoked.
- 6. Sections 45, 46, 47, 48 and 49 of the Regulation are revoked.
- 7. Sections 52, 53, 55, 56, 57, 58 and 59 of the Regulation are revoked.
- 8. Sections 61, 62, 63, 64, 65 and 66 of the Regulation are revoked.
- 9. Section 72 of the Regulation is revoked and the following substituted:
 - **72.** The following provisions apply with necessary modifications to a statement of material facts:
 - 1. Section 60.
 - Subsection 3.2 (4), section 4.9, Part 9, section 10.1, paragraphs 2 and 3 of subsection 13.2 (1), paragraph 6 of subsection 13.2 (2), paragraphs 7 and 8 of subsection 13.3 (1), paragraph 1 of subsection 13.3 (2), section 13.4 and clause 13.7 (3) (d) of Ontario Securities Commission Rule 41-501 General Prospectus Requirements.
 - Item 9 of Form 41-501F1 Information Required in a Prospectus.

- 10. Sections 80, 81 and 82 of the Regulation are revoked.
- 11. Forms 12, 13 and 14 of the Regulation are revoked.
- 12. This Regulation comes into force on the day that the rule made by the Ontario Securities Commission on September 12, 2000 entitled "Ontario Securities Commission Rule 41-501 General Prospectus Requirements" comes into force.

ONTARIO SECURITIES COMMISSION:

"J.A. Geller", Vice-Chair

"Stephen N. Adams", Commissioner

Dated on September 12, 2000.

Note: The rule made by the Ontario Securities Commission on September 12, 2000 entitled "Ontario Securities Commission Rule 41-501 General Prospectus Requirements" comes into force on December 31, 2000.

National Instrument 41-101

Prospectus Disclosure Requirements

NATIONAL INSTRUMENT 41-101

PROSPECTUS DISCLOSURE REQUIREMENTS

- PART 1 APPLICATION AND INTERPRETATION
 - 1.1 Application
 - 1.2 Interpretation of "Prospectus"
 - 1.3 Variations
- PART 2 FRONT PAGE DISCLOSURE
 - 2.1 Prospectus Warning and Disclaimer Clause
 - 2.2 Preliminary Prospectus Disclosure
 - 2.3 International Issuers
- PART 3 PLAN OF DISTRIBUTION DISCLOSURE
 - 3.1 Plan of Distribution Disclosure
- PART 4 STATUTORY RIGHTS OF WITHDRAWAL AND RESCISSION
 - 4.1 General
 - 4.2 Non-Fixed Price Offerings
- PART 5 EXEMPTION
 - 5.1 Exemption
 - 5.2 Evidence of Exemption
- PART 6 EFFECTIVE DATE
 - 6.1 Effective Date

NATIONAL INSTRUMENT 41-101

PROSPECTUS DISCLOSURE REQUIREMENTS

PART 1 APPLICATION AND INTERPRETATION

- 1.1 Application Except as otherwise provided in securities legislation or an exemption from securities legislation, this Instrument applies to a prospectus.
- 1.2 Interpretation of "Prospectus" In this Instrument, unless otherwise stated, a reference to a prospectus includes a preliminary prospectus.

1.3 Variations - An issuer may modify the statements required by this Instrument to be included in a prospectus to reflect the terms and conditions of a distribution of the issuer's securities.

PART 2 FRONT PAGE DISCLOSURE

2.1 Prospectus Warning and Disclaimer Clause - An issuer shall include the following statement in italics at the top of the cover page of its prospectus:

"No securities regulatory authority has expressed an opinion about these securities and it is an offence to claim otherwise."

2.2 Preliminary Prospectus Disclosure - An issuer shall include the following statement in red ink and italics at the top of the cover page immediately above the disclosure required under section 2.1, with the bracketed information completed:

"A copy of this preliminary prospectus has been filed with the securities regulatory authority(ies) in [each of/certain of the provinces/provinces and territories of Canada] but has not yet become final for the purpose of the sale of securities. Information contained in this preliminary prospectus may not be complete and may have to be amended. The securities may not be sold until a receipt for the prospectus is obtained from the securities regulatory authority(ies)."

INSTRUCTION

Issuers shall complete the bracketed information by (i) inserting the names of each jurisdiction in which the issuer intends to offer securities under the prospectus; (ii) stating that the filing has been made in each of the provinces of Canada or each of the provinces and territories of Canada; or (iii) identifying the filing jurisdictions by exception (i.e., every province of Canada or every province and territory of Canada, except [excluded jurisdictions]).

2.3 International Issuers

(1) If the issuer, a selling securityholder, a credit supporter of the securities distributed under the prospectus or a promoter of the issuer is incorporated, continued, or otherwise organized under the laws of a foreign jurisdiction or resides outside of Canada, state the following on the cover page or under a separate heading elsewhere in the prospectus, with the bracketed information completed:

"The [name of the issuer, selling securityholder, credit supporter and/or promoter] is incorporated, continued or otherwise organized under the laws of a foreign jurisdiction or resides outside of Canada. Although [name of the issuer, selling securityholder, credit supporter and/or promoter] has appointed [name(s) and address(es) of agent(s) for service] as its agent(s) for service of process in [name of province or territory], it may not be possible for investors to collect from the issuer, selling securityholder, credit supporter or promoter, judgments obtained in courts in [name of provinces and territories] predicated on the civil liability provisions of securities legislation."

(2) For the purposes of subsection (1), "credit supporter" has the meaning ascribed to that term in National Instrument 44-101 Short Form Prospectus Distributions.

PART 3 PLAN OF DISTRIBUTION DISCLOSURE

3.1 Plan of Distribution Disclosure - If an underwriter has agreed to purchase all of the securities being distributed at a specified price and the underwriter's obligations are subject to conditions, an issuer shall include the following statements in its prospectus with the bracketed information completed:

1. On the cover page of the prospectus:

"We, as principals, conditionally offer these securities, subject to prior sale, if, as and when issued by [name of issuer] and accepted by us in accordance with the conditions contained in the underwriting agreement referred to under Plan of Distribution."

In the section of the prospectus that describes the plan of distribution of the securities:

"Under an agreement dated [date of agreement] between [name of issuer or selling shareholder] and [name(s) of underwriter(s)], as underwriter[s], [name of issuer or selling shareholder] has agreed to sell and the underwriter[s] [has/have] agreed to purchase on [closing date] the securities at a price of [offering price] payable in cash to [name of issuer or selling shareholder] against delivery. The obligations of the underwriter[s] under the agreement may be terminated at [its/their] discretion on the basis of [its/their] assessment of the state of the financial markets and may also be terminated upon the occurrence of certain stated events. The underwriter[s] [is/are], however, obligated to take up and pay for all the securities if any of the securities are purchased under the agreement."

PART 4 STATUTORY RIGHTS OF WITHDRAWAL AND RESCISSION

4.1 General - An issuer shall include a statement in substantially the following form, with bracketed information completed, in its prospectus:

> "Securities legislation in [certain of the provinces [and territories] of Canada/the Province of [insert name of local jurisdiction, if applicable]] provides purchasers with the right to withdraw from an agreement to purchase securities. This right may be exercised within two business days after receipt or deemed receipt of a prospectus and any amendment. [In several of the provinces/provinces and territories], [T/t]he securities legislation further provides a purchaser with remedies for rescission [or [, in some jurisdictions,] damages] if the prospectus and any amendment contains a misrepresentation or is not delivered to the purchaser, provided that the remedies for rescission [or damages] are exercised by the purchaser within the time limit prescribed by the securities legislation of the purchaser's province [or territory]. purchaser should refer to any applicable provisions of the securities legislation of the purchaser's province [or territory] for the particulars of these rights or consult with a legal adviser.'

4.2 Non-Fixed Price Offerings - In the case of a non-fixed price offering, replace, if applicable, in the jurisdiction in which the prospectus is filed, the second sentence in the legend in item 4.1 with a statement in substantially the following form:

"This right may only be exercised within two business days after receipt or deemed receipt of a prospectus and any amendment, irrespective of the determination at a later date of the purchase price of the securities distributed."

PART 5 EXEMPTION

5.1 Exemption

(1) The regulator or the securities regulatory authority may grant an exemption, in whole or in part, from the provisions of this Instrument subject to such conditions or restrictions as may be imposed in the exemption.

- Despite subsection (1), in Ontario and Alberta, only the (2)regulator may grant such an exemption.
- An application made to the securities regulatory authority (3) or regulator for an exemption from the provisions of this Instrument shall include a letter or memorandum describing the matters relating to the exemption and indicating why consideration should be given to the granting of the exemption.

5.2 **Evidence of Exemption**

- Without limiting the manner in which an exemption under this Part may be evidenced, the granting of an exemption under this Part may be evidenced by the issuance of a receipt for a prospectus or an amendment to a prospectus.
- An exemption under this Part may be evidenced in the manner set out in subsection (1) only if
 - (a) the person or company that sought the exemption sent the regulator the letter or memorandum referred to in subsection 5.1(3) on or before the date of the filing of the preliminary prospectus;
 - (b) sent to the regulator the letter or memorandum referred to in subsection 5.1(3) after the date of the filing of the preliminary prospectus and received a written acknowledgement from the regulator that the exemption may be evidenced in the manner set out in subsection (1); and
 - (c) the regulator has not sent notice to the contrary to the person or company that sought the exemption before, or concurrently with, the issuance of the receipt.

PART 6 EFFECTIVE DATE

Effective Date - This Instrument shall come into force on December 31, 2000.

Rule 41-501

General Prospectus Requirements

ONTARIO SECURITIES COMMISSION RULE 41-501 GENERAL PROSPECTUS REQUIREMENTS

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ONTARIO SECURITIES COMMISSION RULE 41-501

GENERAL PROSPECTUS REQUIREMENTS

PART 1 FORM OF PROSPECTUS

- Form of Prospectus Except as otherwise provided in the regulations or an exemption to the regulations, a prospectus shall be prepared in accordance with Form 41-501F1 and this
- 1.2 Pro Forma Prospectus - Except as otherwise provided in the regulations, a pro forma prospectus shall be prepared in accordance with Form 41-501F1 and this Rule.

PART 2 DEFINITIONS AND INTERPRETATIONS

- 2.1 **Definitions** - In this Rule
 - "absolute value" means the positive value of any number;
 - "acquisition of related businesses" means the acquisitions of two or more businesses if
 - (a) the businesses were under common control or management before the acquisitions were completed,
 - each acquisition was conditional upon the completion of each other acquisition, or
 - (c) each acquisition is contingent on a single common event;
 - "alternative credit support" means support, other than a guarantee, for the payments to be made by an issuer of securities, as stipulated in the terms of the securities or in an agreement governing rights of, or granting rights to, holders of the securities, that
 - (a) obliges the person or company providing the support to provide the issuer with funds sufficient to enable the issuer to make the stipulated payments, or
 - (b) entitles the holder of the securities to receive, from the person or company providing the support, payment if the issuer fails to make a stipulated payment:
 - "approved rating organization" means each of CBRS Inc., Dominion Bond Rating Service Limited, Duff & Phelps Credit Rating Co., Fitch IBCA, Inc., Moody's Investors Service, Inc., Standard & Poor's Corporation, Thomson Bankwatch, Inc. and any of their successors;
 - "auditor's report" means
 - (a) a Canadian auditor's report, or
 - in the case of an issuer incorporated or organized in a foreign jurisdiction
 - (i) a Canadian auditor's report, or
 - (ii) a foreign auditor's report;
 - "business segment" has the meaning ascribed to that term in the Handbook;
 - "connected issuer" has the meaning ascribed to that term in securities legislation;
 - "credit supporter" means a person or company that provides a guarantee or alternative credit support for any of the payments to be made by an issuer of securities as stipulated in the terms of the securities or in an agreement governing rights of, or granting rights to, holders of the securities;
 - "equity securities" mean securities of an issuer that carry a residual right to participate in the earnings of an issuer and, upon the liquidation or winding up of the issuer, in its assets;

"foreign auditor's report" means a report of an auditor that is prepared in accordance with foreign GAAS;

"foreign GAAP" means a body of generally accepted accounting principles, other than Canadian GAAP, that are as comprehensive as Canadian GAAP;

"foreign GAAS" means a body of generally accepted auditing standards, other than Canadian GAAS, that are substantially equivalent to Canadian GAAS;

"income from continuing operations" means income or loss, excluding discontinued operations and extraordinary items, before income taxes and after amortization and write-offs of goodwill;

"interim period" means a completed three, six or nine month period in the financial year that commenced immediately following the end of the most recently completed financial year for which audited annual financial statements are included in a prospectus;

"junior issuer" means an issuer that satisfies all of the following criteria:

- The issuer's total consolidated assets as at the date of the most recent balance sheet of the issuer included in the preliminary prospectus are less than \$10,000,000;
- The issuer's consolidated revenue as shown in the most recent annual income statement of the issuer included in the preliminary prospectus is less than \$10,000,000;
- 3. The issuer's shareholders' equity as at the date of the most recent balance sheet of the issuer included in the preliminary prospectus is less than \$10,000,000; and
- 4. The average aggregate market value of the issuer's equity securities, if any, for which there is a published market, as calculated in accordance with section 2.7, is less than \$10,000,000,

but, in determining whether criteria 1, 2 and 3 have been satisfied, appropriate adjustments shall be made to reflect the effect of each probable acquisition of a business and each acquisition of a business which has been completed before the date of the preliminary prospectus and after the date of the issuer's most recent balance sheet included in the preliminary prospectus with respect to criteria 1 and 3 and after the last day of the most recent annual income statement of the issuer included in the preliminary prospectus with respect to criterion 2;

"mineral project" means any exploration, development or production activity in respect of natural, solid, inorganic or fossilized organic material including base and precious metals, coal and industrial minerals;

"pre-acquisition period" means the period from the first day of the current financial year to the date of the acquisition of a business or to a day not more than 30 days before the date of the acquisition;

"probable acquisition of a business" means a proposed acquisition of a business that has progressed to a state where a reasonable person would believe that the likelihood of the acquisition being completed is high;

"probable acquisition of related businesses" means

- (a) a proposed acquisition of related businesses if each proposed acquisition has progressed to a state where a reasonable person would believe that the likelihood of the acquisition being completed is high, or
- (b) a completed acquisition of a business and a proposed acquisition of a business if

- (i) the proposed acquisition has progressed to a state where a reasonable person would believe that the likelihood of the acquisition being completed is high, and
- (ii) if
 - (A) the businesses were under common control or management prior to the date of the acquisition.
 - (B) the proposed acquisition was conditional upon the completed acquisition, or
 - (C) each acquisition is contingent on a single common event;

"related credit supporter" of an issuer means a credit supporter of the issuer that is an affiliate of the issuer;

"significance tests" means the tests set out in subsection 2.2(2) and, if applicable, subsection 2.2(3) used to determine if an acquisition of a business, an acquisition of related businesses, a probable acquisition of a business or a probable acquisition of related businesses is a significant acquisition for purposes of this Rule;

"transition year" means the financial year of an issuer or business in which a change in the ending date of its financial year occurs; and

"U.S. GAAS" means the body of generally accepted auditing standards in the United States of America.

2.2 Significant Acquisitions

- (1) Significant Acquisitions Unless the context otherwise requires, the term "significant acquisition" refers to an acquisition of a business, an acquisition of related businesses, a probable acquisition of a business or a probable acquisition of related businesses that satisfies any of the significance tests.
- (2) Required Significance Tests at Date of Acquisition -For the purposes of this Rule, an acquisition of a business, an acquisition of related businesses, a probable acquisition of a business or a probable acquisition of related businesses is a significant acquisition, if it satisfies any of the following three tests:
 - 1. The Asset Test. The issuer's proportionate share of the consolidated assets of the business or related businesses exceeds 20 per cent of the consolidated assets of the issuer calculated using the audited financial statements of each of the issuer and the business or the related businesses for the most recently completed financial year of each ended before the date of the acquisition.
 - 2. The Investment Test. The issuer's consolidated investments in and advances to the business or the related businesses as at the date of the acquisition or the proposed date of the acquisition exceeds 20 per cent of the consolidated assets of the issuer as at the last day of the most recently completed financial year of the issuer ended before the date of the acquisition for which audited financial statements are included in the prospectus, excluding any investments in or advances to the business or the related businesses as at that date.
 - 3. The Income Test. The issuer's proportionate share of the consolidated income from continuing operations of the business or related businesses exceeds 20 per cent of the consolidated income from continuing operations of the issuer calculated using

the audited financial statements of each of the issuer and the business or related businesses for the most recently completed financial year of each ended before the date of the acquisition.

- (3) Optional Significance Tests Subsequent to the Date of Acquisition - If an acquisition of a business, an acquisition of related businesses, a probable acquisition of a business or a probable acquisition of related businesses is significant based on the significance tests in subsection (2), the issuer may re-calculate the significance at a more recent date as follows:
 - 1. The Asset Test. The issuer's proportionate share of the consolidated assets of the business or the related businesses, as at the date of the issuer's most recent balance sheet included in the prospectus, exceeds 20 per cent of the consolidated assets of the issuer, as at the date of the issuer's most recent balance sheet included in the prospectus, without giving effect to the acquisition.
 - 2. The Investment Test. The issuer's consolidated investments in and advances to the business or the related businesses as at the date of the acquisition or the proposed date of the acquisition exceeds 20 per cent of the consolidated assets of the issuer as at the date of the issuer's most recent balance sheet included in the prospectus for a period that ends before the date of the acquisition, excluding any investments in or advances to the business or the related businesses as at that date.
 - 3. The Income Test. The income from continuing operations calculated pursuant to the following clause (a) exceeds 20 per cent of the income from continuing operations calculated pursuant to the following clause (b):
 - (a) The issuer's proportionate share of the consolidated income from continuing operations of the business or the related businesses for the later of
 - the most recently completed financial year of the business or the related businesses that ended more than 90 days before the date of the prospectus, or
 - (ii) the 12 months ended on the last day of the most recently completed interim period of the business or related businesses that ended more than 60 days before the date of the prospectus.
 - (b) The issuer's consolidated income from continuing operations for the later of
 - the most recently completed financial year, without giving effect to the acquisition, or
 - (ii) the 12 months ended on the last day of the most recently completed interim period of the issuer for which financial statements are included in the prospectus, without giving effect to the acquisition.
- (4) If an issuer re-calculates the significance of an acquisition of a business, an acquisition of related businesses, a probable acquisition of a business or a probable acquisition of related businesses pursuant to subsection (3) and none of the significance tests in that subsection is met, the acquisition is not a significant acquisition for purposes of this Rule.

- (5) Despite subsection (3), the significance of an acquisition of a business, an acquisition of related businesses, a probable acquisition of a business or a probable acquisition of related businesses may be re-calculated only if, subsequent to the acquisition date, the business or related businesses remained substantially intact, were not significantly reorganized, and no significant assets and liabilities were transferred to other entities.
- (6) Despite subsection (2), the significance of an acquisition of a business, an acquisition of related businesses, a probable acquisition of a business or a probable acquisition of related businesses may be calculated using unaudited financial statements of the business or related businesses prepared in accordance with GAAP if the financial statements of the business or related businesses for the most recently completed financial year prior to the date of the acquisition have not been audited.
- (7) In determining whether an acquisition of related businesses or a probable acquisition of related businesses is a significant acquisition, the related businesses shall be considered on a combined basis.
- (8) If an issuer has accounted for an acquisition as a reverse take-over in accordance with section 4.5 of this Rule, for the purposes of subsections (2) and (3), the legal parent, as that term is used in the Handbook, shall be considered the business
- (9) For the purposes of the significance tests in subsections (2) and (3), financial statements of the business or the related businesses which are prepared in accordance with foreign GAAP or denominated in a foreign currency shall be reconciled to Canadian GAAP or translated into Canadian dollars, respectively.

2.3 Application of the Income Test

- (1) For the purposes of paragraph 3 of each of subsections 2.2(2) and 2.2(3), if any of the issuer or the business or the related businesses has incurred a loss, the test shall be applied using the absolute value of the loss.
- (2) For the purpose of calculating the significance of individually insignificant unrelated multiple acquisitions, entities reporting losses from continuing operations shall not be aggregated with entities reporting income from continuing operations.
- (3) Lower than Average Income of the Issuer Required Significance Tests - For the purposes of paragraph 3 of subsection 2.2(2), if the issuer's consolidated income from continuing operations for the most recently completed financial year referred to in subsection 2.2(2) was
 - 1. positive, and
 - lower by 20 per cent or more than the average consolidated income from continuing operations of the issuer for the three most recently completed financial years,

then the average consolidated income for the three most recently completed financial years may, subject to subsection (6), be substituted in determining whether the significance test set out in subsection 2.2(2) is satisfied.

- (4) Lower than Average Income of the Issuer Optional Significance Tests Using Most Recently Completed Financial Year - For the purposes of paragraph 3 of subsection 2.2(3), if the issuer's consolidated income from continuing operations for the most recently completed financial year referred to in subclause 3(b)(i) of subsection 2.2(3) was
 - 1. positive, and

 lower by 20 per cent or more than the average consolidated income from continuing operations of the issuer for the three most recently completed financial years,

then the average consolidated income for the three most recently completed financial years may, subject to subsection (6), be substituted in determining whether the significance test set out in paragraph 3 of subsection 2.2(3) is satisfied.

- (5) Lower than Average Income of the Issuer Optional Significance Tests Using Most Recently Completed Twelve Months - For the purposes of paragraph 3 of subsection 2.2(3), if the issuer's consolidated income from continuing operations for the most recently completed 12 month period referred to in subclause 3(b)(ii) of subsection 2.2(3) was
 - 1. positive, and
 - 2. lower by 20 per cent or more than the average consolidated income from continuing operations of the issuer for the three previous 12 month periods,

then the average consolidated income for the three previous 12 month periods may, subject to subsection (6), be substituted in determining whether the significance test set out in paragraph 3 of subsection 2.2(3) is satisfied.

(6) Loss - If the issuer's consolidated income from continuing operations for either of the two earlier financial years referred to in subsections (3) and (4), or either of the two earlier 12 month periods referred to in subsection (5), is a loss, the issuer's consolidated income from continuing operations for that period is considered to be zero for the purposes of calculating the average consolidated income for the three previous periods.

2.4 Probable Acquisitions

- The term "probable acquisition" refers to a probable acquisition of a business and a probable acquisition of related businesses.
- (2) The term "significant probable acquisition" refers to a probable acquisition of a business or a probable acquisition of related businesses that is a significant acquisition under section 2.2.
- 2.5 Acquisitions The term "acquisition of a business" includes an acquisition of an interest in a business accounted for using the equity method or an acquisition of an interest in a joint venture accounted for using the proportionate consolidation method.

2.6 Significant Dispositions

- Dispositions Unless the context otherwise requires, the term "disposition" refers to a completed or probable disposition of a business, a business segment or a significant portion of a business, either by sale, abandonment or distribution to shareholders.
- (2) Required Significance Tests using Most Recently Completed Financial Year - For the purposes of this Rule, a disposition of a business, a business segment or a significant portion of a business is a significant disposition if it satisfies either of the following tests:
 - The Asset Test for Dispositions The issuer's proportionate share of the consolidated assets of the business, business segment or significant portion of a business exceeds 20 per cent of the consolidated assets of the issuer as at the date of

the audited financial statements of the issuer for its most recently completed financial year ended before the date of the disposition for which financial statements are included in the prospectus, without giving effect to the disposition.

2. The Income Test for Dispositions - The issuer's proportionate share of the consolidated income from continuing operations of the business, business segment or significant portion of a business for the most recently completed financial year of the business, business segment or a significant portion of a business before the date of the disposition exceeds 20 per cent of the total consolidated income from continuing operations of the issuer for the most recently completed financial year of the issuer before the date of the disposition for which audited financial statements are included in the prospectus, without giving effect to the disposition.

2.7 Calculation of Market Capitalization for Junior Issuer

- (1) For the purposes of the definition of "junior issuer", the aggregate market value of the issuer's equity securities is the aggregate of the market value of each class of its equity securities for which there is a published market, calculated, for each class, by multiplying the simple average of the closing prices of the equity securities of the class for each of the 20 most recent trading days on which there was a closing price, the last of which days was no more than five trading days prior to the date of the preliminary prospectus by the simple average number of equity securities of the class outstanding over that 20 trading day period.
- (2) If a class of an issuer's equity securities is traded on more than one published market, the closing price for the market on which the equity securities of the class are principally traded shall be used for the calculation under subsection (1).
- 2.8 Interpretation of "Prospectus" In this Rule, unless otherwise stated, a reference to a prospectus includes a preliminary prospectus.

PART 3 GENERAL REQUIREMENTS

- **3.1 Application of the Rule-** A prospectus shall be prepared in accordance with the Ontario securities law in effect
 - (a) if the prospectus is a *pro forma* prospectus filed under section 62 of the Act, at the date of the *pro forma* prospectus; or
 - (b) otherwise, at the issuer's option, the date of issuance of a receipt for either
 - (i) the preliminary prospectus, or
 - (ii) the final prospectus.

3.2 Style of Prospectus

- (1) Except as otherwise provided in a required form of prospectus or the regulations, the information contained in a prospectus shall be in narrative form.
- (2) A prospectus shall include descriptive headings.
- (3) A prospectus shall include a table of contents.
- (4) Except for information that appears in a summary, information required under more than one item of a required form of prospectus need not be repeated.

(5) Despite subsection (1), a prospectus may contain graphs, photographs, maps, artwork or other forms of illustration, if relevant to the business of the issuer or the distribution and not misleading.

PART 4 FINANCIAL STATEMENT DISCLOSURE FOR THE ISSUER

- 4.1 Annual Financial Statements of the Issuer Subject to sections 4.2, 4.3 and 5.2, an issuer shall include in its prospectus the following annual financial statements of the issuer:
 - 1. Statements of income, retained earnings and cash flows for
 - (a) each of the three most recently completed financial years ended more than 90 days before the date of the prospectus; or
 - (b) if the issuer has not completed three financial years, each completed financial year ended more than 90 days before the date of the prospectus; or
 - (c) if the issuer has not completed one financial year, the financial period from the date of formation to a date not more than 90 days before the date of the prospectus.

2. A balance sheet as at

- (a) the last day of the most recently completed financial year, if any, ended more than 90 days before the date of the prospectus; and
- (b) the last day of the immediately preceding financial year, if any; or
- (c) if the issuer has not completed one financial year, as at a date not more than 90 days before the date of the prospectus.
- 4.2 Exception to Annual Statement Requirement if More Recent Annual Financial Statements Included An issuer may omit its financial statements for the oldest financial year otherwise required under section 4.1, if audited financial statements of the issuer are included in the prospectus for a financial year ended 90 days or less before the date of the prospectus.
- 4.3 Exception to Annual Financial Statement Requirement if Financial Year End has Changed -Despite section 4.1, if an issuer changed its financial year end once during any of the financial years for which financial statements are required to be included in a prospectus, the issuer may include financial statements for the transition year in satisfaction of the financial statements for one of the years under section 4.1 provided that the transition year is at least nine months.

4.4 Predecessor Entities and Business Combinations

- The financial statements of an issuer required under this Part to be included in a prospectus include
 - (a) the financial statements of predecessor entities that carried on the business of the issuer, even though the predecessor may have been a different legal entity, if the issuer has not existed for three years;
 - (b) the financial statements of a business acquired by the issuer within three years before the date of the prospectus, if a reasonable investor reading the prospectus would regard the primary business of the issuer to be the business acquired by the issuer.

- (c) the restated combined financial statements of the issuer and any other entity with which the issuer completed a business combination within three years before the date of the prospectus, if the business combination was accounted for as a pooling of interests:
- (d) the restated combined financial statements of the issuer and any other entity with which the issuer completed a transaction within three years before the date of the prospectus, if the issuer accounted for the transaction as a continuity of interests.
- (2) If restated combined financial statements of an issuer are included in a prospectus under subsection (1)(c) or (1)(d), the issuer may omit from a prospectus the separate financial statements of the issuer and the predecessor entities for periods prior to the date of the business combination or the continuity of interests transaction.
- **4.5 Reverse Take-Overs** If an issuer has been involved in a business combination accounted for as a reverse take-over, financial statements required under this Part should be provided for the legal subsidiary, as that term is used in the Handbook.
- 4.6 Interim Financial Statements of the Issuer Subject to subsection 4.7(3) and section 5.2, an issuer shall include in its prospectus the following interim financial statements of the issuer:
 - Statements of income, retained earnings and cash flows for the most recently completed interim period that ended more than 60 days before the date of the prospectus and for the comparable period in the immediately preceding financial year.
 - 2. A balance sheet as at the last day of the most recently completed interim period referred to in paragraph 1.

4.7 Additional Financial Statements or Financial Information of the Issuer Filed or Released

- (1) An issuer shall include in its prospectus annual and interim financial statements of the issuer for a financial period that is more recent than the periods for which financial statements are required under sections 4.1 or 4.6 if, before the prospectus is filed, the financial statements for the more recent period have been filed.
- (2) If, before the prospectus is filed, financial information about the issuer for a period more recent than the financial period for which financial statements are required under sections 4.1 or 4.6 is publicly disseminated by, or on behalf of, the issuer through news release or otherwise, the issuer shall include in the prospectus the content of the news release or public communication.
- (3) If annual financial statements are included in a prospectus for a financial year ended 90 days or less before the date of the prospectus, an issuer may omit from the prospectus the financial statements for the most recently completed interim period of the issuer.
- 4.8 Audit Requirement for Financial Statements of the Issuer Financial statements of an issuer included in a prospectus shall be accompanied by an auditor's report without a reservation of opinion.
- 4.9 Exception to Audit Requirement for Interim Financial Statements of the Issuer - Despite section 4.8, an issuer may omit from its prospectus an auditor's report for its interim financial statements required to be included under section 4.6 or 4.7.

- 4.10 Exception to Audit Requirement for Financial Statements Included in a Previous Prospectus without an Audit Opinion Despite section 4.8, an issuer may omit from its prospectus an auditor's report for its financial statements for the second and third most recently completed financial years for which financial statements are included in the prospectus if
 - (a) those financial statements were previously included in a final prospectus without an auditor's report as permitted by this Rule or pursuant to an exemption granted under this Rule; and
 - (b) an auditor has not issued an auditor's report on the financial statements.
- 4.11 Exception to Audit Requirement for Financial Statements of a Junior Issuer Despite section 4.8, an issuer that is a junior issuer may omit from its prospectus an auditor's report for its financial statements for the second and third most recently completed financial years for which financial statements are included in the prospectus if
 - (a) the auditor has not issued an auditor's report on the financial statements; and
 - (b) the most recently completed financial year for which audited financial statements are included in the prospectus is not less than 12 months in length.
- 4.12 Exception to Audit Requirement for Financial Statements of an Issuer in a Pro Forma Prospectus Despite section 4.8, an issuer may omit from a pro forma prospectus an auditor's report for the financial statements of the issuer included in the pro forma prospectus.

PART 5 FINANCIAL STATEMENT DISCLOSURE FOR A CREDIT SUPPORTER

- 5.1 Financial Statements of a Credit Supporter If a credit supporter has provided a guarantee or alternative credit support for all or substantially all of the payments to be made under the securities to be distributed under the prospectus, the issuer shall include in its prospectus the financial statements of the credit supporter that would be required to be included under Part 4, if the credit supporter were the issuer of the securities being distributed.
- 5.2 Omission of Issuer's Financial Statements An issuer that is required under section 5.1 to include financial statements of a credit supporter may omit the financial statements of the issuer required to be included under Part 4 if
 - (a) the credit supporter owns, directly or indirectly, all
 of the issued and outstanding voting securities of
 the issuer; and
 - (b) in the case where
 - (i) the issuer has no operations, or only minimal operations, that are independent of the credit supporter and is an entity that functions essentially as a special purpose division of the credit supporter, the prospectus contains a statement that the financial results of the issuer are included in the consolidated financial results of the credit supporter, or
 - (ii) the issuer has more than minimal operations that are independent of the credit supporter, a summary of financial information of the issuer that includes current assets, non-current assets, current liabilities, non-current liabilities, revenues, gross profit, income from continuing operations and net income, is included in a note to the financial statements

of the credit supporter that are included in the prospectus under section 5.1.

- 5.3 Audit Requirement for Financial Statements of a Credit Supporter Financial statements of a credit supporter included in a prospectus shall be accompanied by an auditor's report without a reservation of opinion.
- 5.4 Exception to Audit Requirement for Interim Financial Statements of a Credit Supporter Despite section 5.3, an issuer may omit from its prospectus an auditor's report for the interim financial statements of a credit supporter required to be included under section 5.1.
- 5.5 Exception to Audit Requirement for Financial Statements of a Credit Supporter in a *Pro Forma* Prospectus Despite section 5.3, an issuer may omit from a *pro forma* prospectus an auditor's report for the financial statements of a credit supporter included in the *pro forma* prospectus.

PART 6 FINANCIAL STATEMENT DISCLOSURE FOR SIGNIFICANT ACQUISITIONS

- 6.1 Scope This Part applies only to
 - (a) acquisitions completed during an issuer's three most recently completed financial years;
 - (b) acquisitions completed during an issuer's current financial year; and
 - (c) probable acquisitions.
- 6.2 Financial Statement Disclosure for Significant Acquisitions Completed During the Issuer's Three Most Recently Completed Financial Years
 - (1) If an issuer made a significant acquisition during its three most recently completed financial years, the issuer shall include in its prospectus the following financial statements of each business acquired:

Annual Financial Statements

1. Statements of income, retained earnings and cash flows for at least the periods specified in section 6.6.

Interim Financial Statements

- 2. Statements of income, retained earnings and cash flows for
 - (a) either
 - the most recently completed interim period of the acquired business that ended before the date of the acquisition and more than 60 days before the date of the prospectus; or
 - (ii) the pre-acquisition period; and
 - (b) the comparable period in the preceding financial year of the acquired business.

Pro Forma Income Statement

- 3. A pro forma income statement prepared in accordance with subsection 6.5(1)2(a).
- 4. *Pro forma* earnings per share based on the *pro forma* income statement referred to in paragraph 3.
- (2) If an issuer is required under subsection (1) to include financial statements in a prospectus for more than one

business because the significant acquisition involves an acquisition of related businesses, the financial statements required under subsection (1) shall be presented separately for each business, except that the issuer may present the financial statements of the businesses on a combined basis for the periods during which the businesses were under common control or management.

6.3 Financial Statement Disclosure for Significant Acquisitions Completed During the Issuer's Current Financial Year

(1) If an issuer has made a significant acquisition during its current financial year, the issuer shall include in its prospectus the following financial statements of each business acquired:

Annual Financial Statements

- Statements of income, retained earnings and cash flows for at least the periods specified in section 6.6
- A balance sheet as at the date on which each of the
 periods specified in section 6.6 ended, except that,
 if section 6.6 specifies that separate financial statements of the business are to be included for three
 financial years, a balance sheet as at the last day of
 the earliest of the three financial years is not
 required.

Interim Financial Statements

- Statements of income, retained earnings and cash flows for
 - (a) either
 - (i) the most recently completed interim period of the acquired business that ended before the date of the acquisition and more than 60 days before the date of the prospectus; or
 - (ii) the pre-acquisition period; and
- (b) the comparable period in the preceding financial year of the acquired business
 - 4. A balance sheet as at the date on which the period referred to in paragraph 3(a)(i) or 3(a)(ii) ended.

Pro Forma Financial Statements

- 5. *Pro forma* financial statements prepared in accordance with subsection 6.5
- Pro forma earnings per share based on the pro forma financial statements referred to in paragraph 5.
- (2) If an issuer is required under subsection (1) to include financial statements in a prospectus for more than one business because the significant acquisition involves an acquisition of related businesses or a probable acquisition of related businesses, the financial statements required under subsection (1) shall be presented separately for each business except the issuer may present the financial statements of the businesses on a combined basis for the periods during which the businesses have been under common control or management.

6.4 Financial Statement Disclosure for Significant Probable Acquisitions

 If an issuer is proposing to make a significant probable acquisition, the issuer shall include in its prospectus the following financial statements of each business to be acquired:

Annual Financial Statements

- 1. Statements of income, retained earnings and cash flows for at least the periods specified in section 6.6.
- 2. A balance sheet as at the date on which each of the periods specified in section 6.6 ended, except that, if section 6.6 specifies that separate financial statements of the business are to be included for three financial years, a balance sheet as at the last day of the earliest of the three financial years is not required.

Interim Financial Statements

- 3. Statements of income, retained earnings and cash flows for
 - (a) the most recently completed interim period of the business to be acquired that ended more than 60 days before the date of the date of the prospectus; and
 - (b) the comparable period in the preceding financial year.
- 4. A balance sheet as at the date on which the interim period referred to in paragraph 3(a) ended.

Pro Forma Financial Statements

- Pro forma financial statements prepared in accordance with subsection 6.5.
- 6. *Pro forma* earnings per share based on the *pro forma* financial statements referred to in paragraph 5.
- (2) If an issuer is required under subsection (1) to include financial statements in a prospectus for more than one business because the significant acquisition involves an acquisition of related businesses or a probable acquisition of related businesses, the financial statements required under subsection (1) shall be presented separately for each business, except the issuer may present the financial statements of the businesses on a combined basis for periods during which the businesses have been under common control or management.

6.5 Pro Forma Financial Statements

- (1) If an issuer is required to include *pro forma* financial statements in the prospectus under sections 6.2, 6.3, 6.4 or 7.2, the issuer shall prepare *pro forma* financial statements as follows:
 - Pro forma balance sheet A pro forma balance sheet of the issuer shall be prepared as at the date of the issuer's most recent balance sheet included in the prospectus to give effect to, as if they had taken place as at the date of the pro forma balance sheet,
 - (a) significant acquisitions that have been completed, but are not reflected in the issuer's most recent balance sheet included in the prospectus; and
 - (b) significant probable acquisitions.
- 2. **Pro forma** income statement A pro forma income statement of the issuer shall be prepared to give effect to

- (a) significant acquisitions completed during the most recently completed financial year of the issuer as if they had taken place at the beginning of the most recently completed financial year of the issuer for which audited financial statements are included in the prospectus; and
- (b) the acquisitions referred to in clauses (i) and (ii)
 - (i) significant acquisitions completed during the issuer's current financial year; and
 - (ii) significant probable acquisitions,

for each of the financial periods referred to in the following paragraphs

- the most recently completed financial year of the issuer for which audited financial statements are included in the prospectus; and
- B. the most recently completed interim period of the issuer for which financial statements are included in the prospectus,

as if they had taken place at the beginning of the most recently completed financial year of the issuer for which audited financial statements are included in the prospectus.

- (2) If an issuer includes in a prospectus a pro forma financial statement prepared in accordance with subsection (1) which gives effect to more than one significant acquisition or significant probable acquisition, the pro forma financial statement shall separately identify each significant completed or probable acquisition.
- (3) If an issuer is required to include pro forma financial statements in a prospectus, the issuer shall include in the pro forma financial statements a description of the underlying assumptions on which the pro forma financial statements are prepared, cross-referenced to each related pro forma adjustment.
- (4) If an issuer is required under paragraph 2 of subsection (1) to include a *pro forma* income statement in a prospectus for the most recently completed financial year of the issuer and both of the following conditions are satisfied:
 - (a) the *pro forma* income statement is not prepared using the income statement of the business for the pre-acquisition period, and
 - (b) the financial year end of the business differs from the issuer's year end by more than 93 days,

then despite paragraph 2 of subsection (1), for purposes of preparing the *pro forma* income statement, the income statement of the business shall be for a period of twelve consecutive months ending no more than 93 days from the issuer's year end.

(5) Subject to subsection (4), if an issuer is required to prepare the *pro forma* income statements referred to in clauses (1)2(b)A and (1)2(b)B, and the *pro forma* income statement referred to in clause A includes results of the business which are also included in the *pro forma* income statement referred to in clause B, there shall be disclosed in a note to the *pro forma* financial statements of the revenue, expenses, gross profit and income from continuing operations included in each *pro forma* income statement for the overlapping period.

6.6 Reporting Periods

- Exception to Requirement to Include Financial Statements No financial statements are required under section 6.2 to be included in a prospectus if
 - (a) the results of the business for a complete financial year have been reflected in the audited consolidated financial statements of the issuer included in the prospectus; and
 - (b) none of the significance tests would be satisfied if the 20 per cent threshold in the significance tests was changed to 100 per cent.
- (2) Acquisitions at the 100% Significance Level If the results of the business for a complete financial year have been reflected in the audited consolidated financial statements of the issuer included in the prospectus and any of the significance tests would be satisfied if the 20 per cent threshold in the significance tests was changed to 100 per cent, separate financial statements of the business are required for as many periods before the acquisition as may be necessary so that when these periods are added to the periods for which the issuer's financial statements in the prospectus include the results of the business, financial statements reflecting the results of the business, either separately or on a consolidated basis, are included for a total of three years or each of the completed financial years of the business, if the business has not been in existence for three completed financial years.
- (3) Subject to subsections (1) and (2), the periods for which the financial statements are required under paragraphs 1 and 2 of subsections 6.2(1), 6.3(1) and 6.4(1) to be included in a prospectus shall be determined by reference to the significance tests as follows:
 - Acquisitions Significant between 20% and 40%

 If none of the significance tests is satisfied if the
 20 per cent threshold is changed to 40 per cent,
 financial statements shall be included for
 - (a) the most recently completed financial year of the business ended more than 90 days before the date of the prospectus; or
 - (b) if the business has not completed one financial year, the financial period from the date of formation to a date not more than 90 days before the date of the prospectus.
 - Acquisitions Significant between 40% and 50%

 If any of the three significance tests are satisfied if the 20 per cent threshold is changed to 40 per cent, but none of the three significance tests are satisfied if the 20 per cent threshold is changed to 50 per cent, financial statements shall be included for
 - (a) each of the two most recently completed financial years of the business ended more than 90 days before the date of the prospectus;
 - (b) if the business has not completed two financial years, each completed financial year ended more than 90 days before the date of the prospectus; or
 - (c) if the business has not completed one financial year, the financial period from the date of formation to a date not more than 90 days before the date of the prospectus.

- 3. Acquisitions Significant at 50% or greater If any of the three significance tests are satisfied if the 20 per cent threshold is changed to 50 per cent, financial statements shall be included for
 - (a) each of the three most recently completed financial years of the business ended more than 90 days before the date of the prospectus;
 - (b) if the business has not completed three financial years, each completed financial year ended more than 90 days before the date of the prospectus; or
 - (c) if the business has not completed one financial year, the financial period from the date of formation to a date not more than 90 days before the date of the prospectus.

6.7 Additional Financial Statements or Financial Information of the Business Filed or Released

- (1) An issuer shall include in its prospectus annual and interim financial statements of a business for a financial period that ended before the date of the acquisition and is more recent than the periods for which financial statements are required under subsections 6.2(1), 6.3(1) or 6.4(1) if, before the prospectus is filed, the financial statements of the business for the more recent period have been filed.
- (2) If, before the prospectus is filed, financial information of a business for a period more recent than the period for which financial statements are required under subsections 6.2(1), 6.3(1) or 6.4(1), is publicly disseminated by news release or otherwise by or on behalf of the issuer, the issuer shall include in the prospectus the content of the news release or public communication.

6.8 Exceptions to Disclosure Requirements for Significant Acquisitions if More Recent Financial Statements Included

- (1) Despite subsection 6.6(3), an issuer may omit separate financial statements of a business for the earliest financial year otherwise required under subsection 6.6(3), if audited financial statements of the business are included in the prospectus for a financial year ended 90 days or less before the date of the prospectus.
- (2) Despite subsection 6.6(3), an issuer may omit separate financial statements of a business for the earliest financial year otherwise required under subsection 6.6(3) if
 - (a) separate financial statements of a business are required under subsection 6.6(3) for more than one financial year;
 - (b) audited financial statements are included in the prospectus for a period of at least nine months in the financial year after the most recent year for which separate financial statements are required under subsection 6.6(3);
 - (c) the issuer has not relied upon the exception in section 6.9; and
 - (d) the business is not seasonal.
- (3) Despite subsections 6.2(1), 6.3(1) and 6.4(1), an issuer may omit from a prospectus the financial statements of a business for the interim period otherwise required under subsections 6.2(1), 6.3(1) and 6.4(1) if annual financial statements of the business are included in the prospectus for a financial year ended 90 days or less before the date of the prospectus.
- 6.9 Exception to Disclosure Requirements for Significant Acquisitions if Financial Year End Changed Despite

section 6.6, if a business changed its financial year end once during any of the financial years for which financial statements are required to be included in the prospectus, the issuer may include financial statements for the transition year in satisfaction of the financial statements for one of the years under section 6.6 provided that the transition year is at least nine months.

- 6.10 Exception to Disclosure Requirements for Significant Acquisitions Accounted for Using the Equity Method Despite subsections 6.2(1), 6.3(1) and 6.4(1), an issuer may omit from its prospectus the financial statements of a business and the *pro forma* financial statements of an issuer otherwise required under subsections 6.2(1), 6.3(1) and 6.4(1) if
 - (a) the acquisition is, or will be, an investment accounted for using the equity method, as that term is defined in the Handbook:
 - (b) the prospectus includes disclosure for the periods for which financial statements are otherwise required under subsections 6.2(1), 6.3(1) and 6.4(1) that
 - summarizes the assets, liabilities and results of operations of the business, and
 - (ii) describes the issuer's proportionate interest in the business and any contingent issuance of securities by the business that might significantly affect the issuer's share of earnings;
 - (c) the financial information provided under paragraph (b) for any completed financial year
 - has been derived from audited financial statements of the business, or
 - (ii) has been audited;
 - (d) the prospectus
 - (i) identifies the financial statements referred to in paragraph (c)(i) from which the disclosure provided under paragraph (b) has been derived; or
 - (ii) discloses that the financial information provided under paragraph (b), if not derived from audited financial statements, has been audited; and
 - (iii) discloses that the audit opinion with respect to the financial statements referred to (i), or the financial information referred to in (ii), was issued without a reservation of opinion.

6.11 Additional Disclosure for Significant Acquisitions Completed After Financial Year End Accounted for Using the Purchase Method

- (1) An issuer shall include in a subsequent event note to its financial statements included in a prospectus the information referred to in subsection (2), if
 - (a) the issuer has completed a significant acquisition since its most recent financial year end, and
 - (b) the purchase method is used to account for the acquisition.
- (2) The information required under subsection (1) is
 - (a) if
 - (i) determined by the date of the subsequent event note, details of the purchase equation,

namely the allocation of the purchase price to the underlying assets being acquired, the underlying liabilities being assumed and any resulting goodwill, or

- (ii) not determined by the date of the subsequent event note, the issuer's reasonable estimate of the allocation; and
- (b) the terms and status of the acquisition.
- 6.12 Audit Requirement for Financial Statements of a Business -Financial statements of a business included in a prospectus under this Part, other than pro forma financial statements, shall be accompanied by an auditor's report without a reservation of opinion.
- 6.13 Exception to Audit Requirement for Interim Financial Statements of a Business Despite section 6.12, an issuer may omit from its prospectus an auditor's report for the interim financial statements of a business included in a prospectus under this Part.
- 6.14 Exception to Audit Requirement for Recent Financial Statements of a Business - Despite section 6.12, an issuer may omit from its prospectus an auditor's report for the annual financial statements of a business required under subsection 6.8(3), if the auditor has not issued an auditor's report on the financial statements.
- 6.15 Exception to Audit Requirement for Financial Statements of a Business Included in a Previous Prospectus without an Audit Opinion Despite section 6.12, an issuer may omit from its prospectus an auditor's report for the annual financial statements of a business included in the prospectus, other than for the most recently completed financial year of the business for which financial statements are included in the prospectus, if
 - (a) those financial statements were previously included in a final prospectus of the issuer without an auditor's report as permitted by this Rule or pursuant to an exemption granted under this Rule; and
 - (b) an auditor has not issued an auditor's report on the financial statements.
- 6.16 Exception to Audit Requirement for Financial Statements of a Business that is a Junior Issuer Despite section 6.12, if the business acquired or to be acquired is a junior issuer and separate financial statements of the business are required to be included in the prospectus for more than one financial year, the issuer may omit from its prospectus an auditor's report for the financial statements of the business for financial years other than the most recently completed year for which audited financial statements of the business are included, if
 - (a) an auditor has not issued an auditor's report on the financial statements; and
 - (b) the most recently completed financial year for which audited financial statements are included in the prospectus is not less than 12 months.
- 6.17 Exception to Audit Requirement for Financial Statements of a Business in a *Pro Forma* Prospectus Despite section 6.12, an issuer may omit from a prospectus an auditor's report for the separate financial statements included in a *pro forma* prospectus under this Part.
- 6.18 Compilation Report for *Pro Forma* Financial Statements The *pro forma* financial statements included in a prospectus under this Part shall be accompanied by a compilation report signed by the auditor and prepared in accordance with the Handbook.

PART 7 FINANCIAL STATEMENT DISCLOSURE FOR MULTIPLE ACQUISITIONS THAT ARE NOT OTHERWISE SIGNIFICANT OR RELATED

- 7.1 Scope This Part applies only to an issuer that
 - (a) has acquired two or more businesses during its most recently completed financial year;
 - (b) has acquired two or more businesses during its current financial year;
 - (c) is proposing to make two or more probable acquisitions of a business; or
 - (d) has acquired one or more businesses since the beginning of its current financial year and is proposing to make one or more probable acquisitions of a business,

excluding, in each case, acquisitions that individually meet the significance tests.

7.2 Historical Financial Statement Disclosure

- (1) Application of the Significance Tests An issuer shall include in a prospectus separate financial statements of each business required under subsection (2) for the periods referred to in subsection (3) if any of the significance tests would be satisfied if
 - (a) the 20 per cent threshold in the significance tests was changed to 50 per cent;
 - (b) the total consolidated assets of the businesses referred to in section 7.1 were considered on a combined basis:
 - (c) the issuer's consolidated investments in and advances to the businesses referred to in section 7.1 were considered on a combined basis; and
 - (d) the consolidated income from continuing operations of the businesses referred to in section 7.1 for the most recently completed financial year of each business ended prior to the acquisition date of each business, were considered on a combined basis.
- (2) Significant Businesses for Reporting Purposes An issuer shall include in a prospectus the financial statements for a majority of the businesses that satisfy the asset, investment, or income test at the highest percentage and which on a combined basis, represent a majority of
 - (a) the total consolidated assets of all of the businesses referred to in section 7.1;
 - (b) the issuer's consolidated investments in and advances to all of the businesses referred to in section 7.1; or
 - (c) the consolidated income from continuing operations of all of the businesses referred to in section 7.1.
- (3) An issuer shall include the following financial statements for each business required under subsection (2):

Annual Financial Statements

- Statements of income, retained earnings, and cash flows for
 - (a) the most recently completed financial year of the business before the date of the acquisition, if the acquisition was completed more than 90 days before the date of the prospectus;

- (b) the most recently completed financial year of the business ended more than 90 days before the date of the prospectus, if the acquisition either has not been completed at the date of the prospectus or was completed 90 days or less before the date of the prospectus; or
- (c) if a business has not completed one financial year, the financial period from the date of formation to a date not more than 90 days before the date of the prospectus.
- A balance sheet as at the date on which the periods referred to in paragraph 1 ended.

Interim Financial Statements

- Statements of income, retained earnings and cash flows for
 - (a) the most recently completed interim period of the business ended before the date of the acquisition or the proposed date of the acquisition and more than 60 days before the date of the prospectus; or
 - (b) the pre-acquisition period.
- 4. A balance sheet as at the date on which the period referred to in paragraph 3 ended.

Pro Forma Financial Statements

- Pro forma financial statements prepared in accordance with section 6.5.
- 6. *Pro forma* earnings per share based on the financial statements referred to in paragraph 5.
- (4) Despite subsection (3), if the business was acquired before the date of the most recent audited balance sheet of the issuer included in the prospectus, the issuer may omit from the prospectus the balance sheets of the business referred to in paragraphs 2 and 4.

7.3 Additional Financial Statements or Financial Information of the Business Filed or Released

- (1) An issuer shall include in its prospectus annual and interim financial statements of a business for a financial period that ended before the date of the acquisition and is more recent than the period for which financial statements are required under section 7.2 if, before the prospectus is filed, the financial statements for the more recent period have been filed.
- (2) If, before the prospectus is filed, financial information of a business for a period more recent than the period for which financial statements are required under section 7.2 is publicly disseminated by news release or otherwise by, or on behalf of, the issuer, the issuer shall include in the prospectus the content of the news release or public communication.

7.4 Exceptions to Disclosure Requirements for Multiple Acquisitions if More Recent Financial Statements Included

- (1) Despite section 7.2, an issuer may omit from a prospectus the financial statements of a business for the financial year otherwise required under subsection 7.2(3) if audited financial statements of the business are included in the prospectus for a financial year ended 90 days or less before the date of the prospectus.
- (2) Despite section 7.2, an issuer may omit from a prospectus the financial statements of a business for the interim

period otherwise required under subsection 7.2(3) if annual financial statements of the business are included in the prospectus for a financial year ended 90 days or less before the date of the prospectus.

- 7.5 Exception to Disclosure Requirements for Multiple Acquisitions if Financial Year End Changed Despite section 7.2, if a business changed its financial year end during the year for which financial statements are required to be included in the prospectus, the issuer may include financial statements for the transition year in satisfaction of the financial statements for the year under paragraphs 1(a) and 1(b) of subsection 7.2(3) provided that the transition year is at least nine months.
- 7.6 Audit Requirement for Financial Statements of a Business Financial statements of a business included in a prospectus under this Part, other than pro forma financial statements, shall be accompanied by an auditor's report without a reservation of opinion.
- 7.7 Exception to Audit Requirement for Interim Financial Statements of a Business Despite section 7.6, an issuer may omit from its prospectus an auditor's report for the interim financial statements of a business included under this Part.
- 7.8 Exception to Audit Requirement for Recent Financial Statements of a Business Despite section 7.6, an issuer may omit from its prospectus an auditor's report for the annual financial statements of a business referred to under subsection 7.4(2) if the auditor has not issued an auditor's report on the financial statements.
- 7.9 Exception to Audit Requirement for Financial Statements of a Business in a Pro Forma Prospectus Despite section 7.6, an issuer may omit from its prospectus an auditor's report for the separate financial statements included in a pro forma prospectus under this Part.
- 7.10 Compilation Report for Pro Forma Financial Statements -The pro forma financial statements included in a prospectus under this Part shall be accompanied by a compilation report signed by the auditor and prepared in accordance with the Handbook.

PART 8 PRO FORMA FINANCIAL STATEMENT DISCLO-SURE FOR SIGNIFICANT DISPOSITIONS

- 8.1 Scope This Part applies only to
 - (a) significant dispositions completed during an issuer's most recently completed financial year; and
 - (b) significant dispositions completed during an issuer's current financial year;

but not to significant dispositions of business segments.

- 8.2 **Pro Forma Financial Statements** If an issuer has made a significant disposition referred to in clauses (a) or (b) of section 8.1, the issuer shall include in its prospectus the following *pro forma* financial statements:
 - (1) Pro Forma Balance Sheet A pro forma balance sheet of the issuer prepared as at the date of the issuer's most recent balance sheet included in the prospectus to give effect to, as if they had taken place as at the date of the pro forma balance sheet, significant dispositions that have been completed, but are not reflected in the issuer's most recent balance sheet included in the prospectus.
 - (2) Pro Forma Income Statement -Pro forma income statements of the issuer prepared to give effect to significant dispositions completed during
 - (a) the most recently completed financial year of the issuer as if they had taken place at the beginning of

the most recently completed financial year of the issuer for which audited financial statements are included in the prospectus; and

- (b) the issuer's current financial year for each of the financial periods referred to in clauses (i) and (ii)
 - the most recently completed financial year of the issuer for which audited financial statements are included in the prospectus; and
 - the most recently completed interim period of the issuer for which financial statements are included in the prospectus,

as if they had taken place at the beginning of the most recently completed financial year of the issuer for which audited financial statements are included in the prospectus

- (3) If an issuer includes in a prospectus a pro forma financial statement prepared in accordance with subsection (2) which gives effect to more than one significant disposition, the pro forma financial statement shall separately identify each significant disposition.
- (4) If an issuer is required under this Part to include pro forma financial statements in a prospectus, the issuer shall include in the pro forma financial statements a description of the underlying assumptions on which the pro forma financial statements are prepared, cross-referenced to each related pro forma adjustment.
- (5) Pro Forma Earnings per Share If an issuer is required under this Part to include in a prospectus pro forma financial statements, the prospectus shall include pro forma earnings per share based on the pro forma financial statements referred to in this Part.
- (6) Presentation of Pro Forma Financial Statements for Significant Dispositions - Despite subsection (2), if an issuer is required to include in its prospectus pro forma financial statements prepared under section 6.5 and subsection (2) of this Part, the issuer shall prepare one set of pro forma financial statements which give effect to the significant acquisitions referred to in section 6.5 and the significant dispositions referred to section 8.1.

PART 9 GAAP, GAAS AND AUDITORS' REPORTS

9.1 Generally Accepted Accounting Principles

- The financial statements of a person or company incorporated or organized in a jurisdiction that are included in a prospectus shall be prepared in accordance with Canadian GAAP.
- (2) The financial statements of a person or company incorporated or organized in a foreign jurisdiction that are included in a prospectus shall be prepared in accordance with
 - (a) Canadian GAAP; or
 - (b) foreign GAAP, if the notes to the financial statements
 - explain and quantify the effect of material differences between Canadian GAAP and foreign GAAP that relate to measurements, and
 - provide disclosure consistent with Canadian GAAP requirements to the extent not already reflected in the financial statements.

- (3) If the financial information included in a prospectus in accordance with section 6.10 has been derived from financial statements of a person or company incorporated or organized in a foreign jurisdiction that have been prepared in accordance with foreign GAAP, the information shall be accompanied by a note which explains and quantifies the effect of material differences between Canadian GAAP and foreign GAAP.
- 9.2 Exception to the Requirement to Reconcile Financial Statements Prepared in Accordance with Foreign GAAP Despite subsection 9.1(2)(b), if an issuer has made a significant acquisition or is proposing to make a significant acquisition, and is required to provide financial statements of the business under subsection 6.6(2) or paragraph 6.6(3)3 and those financial statements have been prepared in accordance with a foreign GAAP, the reconciliation to Canadian GAAP may be excluded for the earliest of the three years presented.

9.3 Generally Accepted Auditing Standards

- (1) The financial statements of a person or company incorporated or organized in a jurisdiction that are included in a prospectus shall be audited in accordance with Canadian GAAS and accompanied by a Canadian auditor's report.
- (2) The financial statements of a person or company incorporated or organized in a foreign jurisdiction that are included in a prospectus shall be audited in accordance with
 - (a) Canadian GAAS; or
 - (b) foreign GAAS provided the foreign GAAS is substantially equivalent to Canadian GAAS.
- 9.4 Foreign Auditor's Report If the financial statements included in a prospectus are accompanied by a foreign auditor's report, the auditor's report shall be accompanied by a statement by the auditor
 - (a) disclosing any material differences in the form and content of the foreign auditor's report as compared to a Canadian auditor's report; and
 - (b) confirming that the auditing standards applied are substantially equivalent to Canadian GAAS.

PART 10 AUDIT COMMITTEE REVIEW OF FINANCIAL STATEMENTS INCLUDED IN A PROSPECTUS

10.1 Audit Committee Review of Financial Statements Included in Prospectus - An issuer shall not file a prospectus unless each financial statement of a person or company included in the prospectus has been reviewed by the audit committee of the board of directors of the person or company, if the person or company has, or is required to have, an audit committee, and approved by the board of directors.

PART 11 NON-FIXED PRICE OFFERINGS AND REDUC-TION OF OFFERING PRICE UNDER A PROSPECTUS

11.1 Non-Fixed Price Offerings and Reduction of Offering Price Under a Prospectus

- Every security distributed under a prospectus shall be distributed at a fixed price.
- (2) Despite subsection (1), securities may be distributed for cash at non-fixed prices under a prospectus if, at the time of the filing of the prospectus, the securities have received a rating, on a provisional or final basis, from at least one approved rating organization.

- (3) Despite subsection (1), if securities are distributed for cash under a prospectus, the price of the securities may be decreased from the initial offering price disclosed in the prospectus and, after such a decrease, changed from time to time to an amount not greater than the initial offering price, without filing an amendment to the prospectus to reflect the change, if
 - (a) the securities are distributed through one or more underwriters that have agreed to purchase all of the securities at a specified price;
 - (b) the proceeds to be received by the issuer or selling security holders or by the issuer and selling security holders are disclosed in the prospectus as being fixed; and
 - (c) the underwriters have made a reasonable effort to sell all of the securities distributed under the prospectus at the initial offering price disclosed in the prospectus.
- (4) Despite subsections (2) and (3), the price at which securities may be acquired on exercise of rights shall be fixed.

PART 12 CERTIFICATION

- 12.1 Certificate of Related Credit Supporter If disclosure of a credit supporter is prescribed by this Rule or the required form of prospectus and the credit supporter is a related credit supporter, an issuer shall include in the prospectus a certificate of the related credit supporter in the form set out in subsection 58(1) of the Act, signed by
 - (a) the chief executive officer and the chief financial officer of the credit supporter or, if no such officers have been appointed, a person acting on behalf of the related credit supporter in a capacity similar to the chief executive officer and a person acting on behalf of the related credit supporter in a capacity similar to that of a chief financial officer; and
 - (b) on behalf of the board of directors of the credit supporter, any two directors of the credit supporter duly authorized to sign, other than the persons referred to in paragraph (a).
- 12.2 Date of Certificates The date of the certificates in a preliminary prospectus, a prospectus or an amendment to a preliminary prospectus or prospectus shall be within three business days before the date of filing the preliminary prospectus, prospectus or amendment, as applicable.
- **12.3** *Pro Forma* **Prospectus** A certificate required under section 58 or section 59 of the Act or section 12.1 of this Rule may be omitted from a *pro forma* prospectus.

PART 13 GENERAL REQUIREMENTS AS TO FILING

- 13.1 Interpretation of "Prospectus" In this Part, a reference to a prospectus does not include a preliminary prospectus.
- 13.2 Required Documents for Filing a Preliminary Prospectus or a *Pro Forma* Prospectus An issuer that files a preliminary prospectus or a *pro forma* prospectus shall
 - (1) file the following with the preliminary prospectus or pro forma prospectus:
 - Signed Copy In the case of a preliminary prospectus, a signed copy of the preliminary prospectus.
 - Mining Reports If the issuer has a mineral project, the technical reports required to be filed

with a preliminary prospectus pursuant to National Instrument 43-101 Standards of Disclosure for Mineral Projects. Until National Instrument 43-101 comes into force, file for each property material to the issuer, a technical report prepared in accordance with National Policy 2-A Guide for Engineers, Geologists and Prospectors Submitting Reports on Mining Properties to Canadian Provincial Securities Administrators.

- 3. Oil and Gas Reports If the issuer has oil and gas operations, a technical report or certificate on each property material to the issuer prepared in accordance with National Policy No. 2-B Guide for Engineers and Geologists Submitting Oil and Gas Reports to Canadian Provincial Securities Administrators or any successor instrument thereto; and
- (2) deliver to the Commission, concurrently with the filing of the preliminary prospectus or pro forma prospectus, the following:
 - Personal Information For each director and executive officer of an issuer, each promoter of the issuer or, if the promoter is not an individual, each director and executive officer of the promoter, for whom the issuer has not previously delivered the following information, a statement containing that individual's
 - (i) full name:
 - (ii) position with or relationship to the issuer;
 - (iii) employer's name and address, if other than the issuer;
 - (iv) full residential address:
 - (v) date and place of birth; and
 - (vi) citizenship.
 - Authorization to Collect Information A completed Form 41-501F2 authorizing the collection of personal information.
 - Calculation of Earnings Coverage If the preliminary prospectus is filed for a proposed distribution
 of debt securities having a term to maturity in
 excess of one year or for a proposed distribution of
 preferred shares, a letter setting out the calculation
 of the earnings coverage.
 - Material Contracts Copies of all material contracts to which the issuer is a party that have not previously been filed.
 - 5. Reports and Valuations A copy of each report or valuation referred to in the preliminary prospectus for which a consent is required to be filed under section 13.4 and that has not previously been filed, other than a technical report that
 - deals with a mineral project or oil and gas operations; and
 - (ii) is not otherwise required to be filed under paragraphs 2 and 3 of subsection 13.2(1);
 - 6. Auditor's Comfort Letter regarding Audited Financial Statements - A signed letter to the Commission from the auditor of the issuer or of the business, as applicable, prepared in accordance with the form suggested for this circumstance by the Handbook, if a financial statement of an issuer

or a business included in a preliminary prospectus or *pro forma* prospectus is accompanied by an unsigned auditor's report.

- 7. Comfort Letter regarding Foreign Auditor's Report - If a financial statement included in a prospectus has been prepared in accordance with foreign GAAP or includes a foreign auditor's report, a letter to the Commission from the foreign auditor that discusses the auditor's expertise
 - (i) to audit the reconciliation of foreign GAAP to Canadian GAAP; and
 - (ii) in the case of foreign GAAS, other than U.S. GAAS applied by a U.S. auditor, to make the determination that the auditing standards applied are substantially equivalent to Canadian GAAS.
- 13.3 Required Documents for Filing a Final Prospectus An issuer that files a final prospectus shall
 - (1) file the following with the prospectus:
 - 1. Signed Copy A signed copy of the prospectus.
 - Issuer's Submission to Jurisdiction A submission to jurisdiction and appointment of agent for service of process of the issuer in Form 41-501F3, if an issuer is incorporated or organized in a foreign jurisdiction and does not have an office in Canada.
 - 3. Non-Issuer's Submission to Jurisdiction A submission to jurisdiction and appointment of agent for service of process of the selling security holder, promoter or credit supporter, as applicable, in Form 41-501F4, if a selling security holder, promoter or credit supporter of an issuer is incorporated or organized under a foreign jurisdiction and does not have an office in Canada or is an individual who resides outside of Canada.
 - 4. Expert's Consent The consents required to be filed under section 13.4.
 - 5. Credit Supporter's Consent The written consent of the credit supporter to the inclusion of its financial statements in the prospectus, if financial statements of a credit supporter are required under Item 25.1 of Form 41-501F1 to be included in a prospectus and a certificate of the credit supporter is not required under Section 12.1 to be included in the prospectus.
 - Material Contracts Copies of all material contracts to which the issuer is a party that have not previously been delivered.
 - 7. Other Mining Reports If the issuer has a mineral project, any technical report, certificate or consent required to be filed with a prospectus under National Instrument 43-101 once in force and not previously filed, and until National Instrument 43-101 comes into force, unless previously filed, a technical report, certificate or consent on each property material to the issuer prepared in accordance with National Policy 2-A.
 - 8. Other Oil and Gas Reports If the issuer has oil and gas operations, any technical report or certificate required to be filed with a prospectus under the successor instrument to National Policy No. 2-B once in force, and until that time, unless previously filed, a technical report or certificate on each

- property material to the issuer prepared in accordance with National Policy 2-B.
- 9. Other Reports and Valuations A copy of each report or valuation referred to in the prospectus, for which a consent is required to be filed under section 13.4 and that has not previously been delivered, other than a technical report that
 - (i) deals with a mineral project of an issuer or oil and gas operations; and
 - (ii) is not otherwise required to be filed under paragraphs 7 and 8; and
- deliver to the Commission, no later than the filing of the prospectus,
 - 1. Auditor's Comfort Letter regarding Unaudited Financial Statements -
 - (i) a comfort letter to the Commission from the auditor of the issuer or the business, as applicable, prepared in accordance with the relevant standards in the Handbook, if an unaudited financial statement of an issuer or a business is included in a prospectus.
 - (ii) a comfort letter to the Commission from the auditor of the business, prepared in accordance with the relevant standards in the Handbook, if the prospectus includes unaudited financial information of a business that has been derived from financial statements of a business that are not included in the prospectus.
 - (iii) a comfort letter to the Commission from the auditor of the business, prepared in accordance with the relevant standards in the Handbook, if a pro forma income statement of the issuer included in the prospectus includes results of the business that have been prepared in accordance with subsection 6.5(4).
 - (iv) a comfort letter to the Commission from the auditor of the issuer, prepared in accordance with the relevant standards of the Handbook, if a pro forma financial statement of the issuer included in the prospectus reflects the results of a significant disposition in accordance with Part 8 of the Rule.
 - Blacklined Prospectus A copy of the prospectus, blacklined to show changes from the preliminary prospectus.

13.4 Consent of Experts

- (1) If any solicitor, auditor, accountant, engineer, appraiser or any other person or company whose profession gives authority to a statement made by that person or company, is named in a prospectus or an amendment to a prospectus
 - (a) as having prepared or certified a part of the prospectus or the amendment;
 - (b) as having opined on financial statements from which selected information included in the prospectus has been derived and which audit opinion is referred to in the prospectus; or
 - (c) as having prepared or certified a report or valuation referred to in the prospectus or the amendment,

the issuer shall file no later than the time the prospectus or the amendment to the prospectus is filed, the written consent of the person or company to being named and to that use of the report or valuation.

- (2) The consent referred to in subsection (1) shall
 - (a) refer to the report, valuation, statement or opinion stating the date of the report, valuation, statement or opinion, and
 - (b) contain a statement that the person or company referred to in subsection (1)
 - (i) has read the prospectus, and
 - (ii) has no reason to believe that there are any misrepresentations in the information contained in it that are
 - (A) derived from the report, valuation, statement or opinion, or
 - (B) within the knowledge of the person or company as a result of the services performed by the person or company in connection with the report, financial statements, valuation, statement or opinion.
- (3) In addition to any other requirement of this section, the consent of an auditor or accountant shall also state
 - (a) the dates of the financial statements on which the report of the person or company is made, and
 - (b) that the person or company has no reason to believe that there are any misrepresentations in the information contained in the prospectus that are
 - derived from the financial statements on which the person or company has reported, or
 - (ii) within the knowledge of the person or company as a result of the audit of the financial statements.
- (4) Subsection (1) does not apply to an approved rating organization that issues a rating to the securities being distributed under the preliminary prospectus or prospectus.
- 13.5 French Language Version An issuer shall file a signed copy of a French language version of a preliminary prospectus, prospectus and any amendment to a preliminary prospectus or prospectus before sending the French language version of a preliminary prospectus, prospectus or an amendment to an investor or prospective investor in Ontario.
- 13.6 Material Contracts An issuer shall make available all material contracts referred to in a prospectus for inspection at a reasonable time and place, without charge, during the distribution of the securities being offered under the prospectus.

13.7 Amendments

- An amendment to a preliminary prospectus or a prospectus shall consist of either an amendment that does not fully restate the text of the preliminary prospectus or prospectus or an amended and restated preliminary prospectus or prospectus.
- (2) An amendment to a preliminary prospectus or a prospectus shall contain the certificates required under section 12.1 and by sections 58 and 59 of the Act and, in the case of an amendment that does not restate the text of the preliminary prospectus or prospectus, shall be numbered and dated as follows:

"Amendment No. [insert amendment number] dated [insert date of amendment] to [Preliminary] Prospectus dated [insert date of preliminary prospectus or prospectus]."

- (3) An issuer that files an amendment to a preliminary prospectus or a prospectus shall
 - (a) file a signed copy of the amendment;
 - (b) deliver to the Commission a copy of the preliminary prospectus or prospectus, blacklined to show
 the changes made by the amendment, if the amendment is also a restatement of the preliminary
 prospectus or prospectus;
 - (c) file or deliver any supporting documents required under this Rule or other provisions of securities legislation to be filed or delivered with a preliminary prospectus or prospectus, as the case may be, unless the documents originally filed or delivered with the preliminary prospectus or prospectus, as the case may be, are correct as of the date the amendment is filed; and
 - (d) file any consent letter required under this Rule to be filed with a preliminary prospectus or prospectus, as the case may be.
- (4) An amendment to a preliminary prospectus shall be forwarded to each recipient of the preliminary prospectus according to the record to be maintained under section 67 of the Act.
- (5) If an amendment to a preliminary prospectus or a prospectus materially affects, or relates to, an auditor's letter delivered under section 13.2 or 13.3, the issuer shall deliver with the amendment a new auditor's letter

13.8 Amendment to Preliminary Prospectus

- The Director shall issue a receipt for an amendment to a preliminary prospectus as soon as reasonably possible after the amendment is filed.
- (2) Subsection 65(1) of the Act does not apply where an amendment to a preliminary prospectus has been filed.

13.9 Amendment to Final Prospectus

- (1) If, after a receipt is issued for a prospectus but prior to the completion of the distribution under such prospectus, securities in addition to the securities previously disclosed in the prospectus are to be distributed, the person or company making the distribution must file an amendment to the prospectus disclosing the additional securities, as soon as practicable, and in any event no later than 10 days after the decision to increase the number of securities offered is made.
- (2) Subject to subsection (3), the Director shall issue a receipt for an amendment to a final prospectus required to be filed under this section or subsection 57(1) of the Act unless the Director considers that it is not in the public interest to do so.
- (3) The Director shall not issue a receipt for an amendment to a final prospectus if it appears to the Director that any of the circumstances set out in subsection 61(2) of the Act are present.
- (4) The Director shall not refuse to issue a receipt under subsections (2) or (3) without giving the person or company who filed the prospectus an opportunity to be heard.

- (5) Subject to subsection (6), a distribution or an additional distribution must not proceed until a receipt for an amendment to a prospectus that is required to be filed under this section or section 57(1) of the Act is issued by the Director.
- Subsection (5) does not apply to mutual funds subject to National Instrument 81-101 Mutual Fund Prospectus Disclosure, labour-sponsored venture capital corporations, commodity pools, or scholarship plans.

PART 14 PROCEDURES AND REQUIREMENTS **GRANTING RECEIPTS**

14.1 Procedures and Requirements for Granting Receipts

- An issuer shall not file a prospectus if the issuer is in default in filing or delivering to the Commission a document required to be filed or delivered by the issuer under Ontario securities law.
- An issuer shall not file a prospectus more than 90 days after the date of the receipt for the preliminary prospectus.

PART 15 EXEMPTION

15.1 Exemption - The Director may grant an exemption from the provisions of this Rule, in whole or in part, subject to such conditions or restrictions as may be imposed in the exemption.

15.2 Evidence of Exemption

- (1) Without limiting the manner in which an exemption under section 15.1 may be evidenced, the granting of the exemption under section 15.1 may be evidenced by the issuance by the Director of a receipt for a prospectus or an amendment to a prospectus.
- An exemption under section 15.1 may be evidenced by issuance of a receipt only if
 - (a) the person or company that sought the exemption
 - (i) sent to the Director on or before the date the preliminary prospectus or the amendment to the prospectus was filed, a letter or memorandum describing the matters relating to the exemption, and indicating why consideration should be given to the granting of the exemption, or
 - (ii) sent to the Director a letter or memorandum describing the matters relating to the exemption, and indicating why consideration should be given to the granting of the exemption, after the preliminary prospectus has been filed, if the issuer receives a written acknowledgment from the Director that the exemption may be evidenced in the manner set out in subsection (1); and
 - (b) the Director has not before, or concurrently with, the issuance of the receipt, sent notice to the person or company that sought the exemption that the exemption sought may not be evidenced in the manner set out in subsection (1).

PART 16 EFFECTIVE DATE

16.1 Effective Date - The Rule shall come into force on December 31, 2000.

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General Prospectus Requirements

ONTARIO SECURITIES COMMISSION FORM 41-501F1 INFORMATION REQUIRED IN A PROSPECTUS

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ONTARIO SECURITIES COMMISSION FORM 41-501F1 INFORMATION REQUIRED IN A PROSPECTUS

INSTRUCTIONS

- (1) The objective of the prospectus is to provide information concerning the issuer that an investor needs in order to make an informed investment decision. This Form sets out specific disclosure requirements that are in addition to the general requirement under securities legislation to provide full, true and plain disclosure of all material facts relating to the securities to be distributed. Certain rules of specific application impose prospectus disclosure obligations in addition to those described in this Form.
- (2) Terms used and not defined in this Form that are defined or interpreted in Rule 41-501 General Prospectus Requirements shall bear that definition or interpretation. A general definition rule has been adopted as Rule 14-501 Definitions.
- (3) In determining the degree of detail required a standard of materiality should be applied. Materiality is a matter of judgment in particular circumstance, and should generally be determined in relation to an item's significance to investors, analysts and other users of the information. An item of information, or an aggregate of items, is considered material if it is probable that its omission or misstatement would influence or change an investment decision with respect to the issuer's securities. In determining whether information is material, take into account both quantitative and qualitative factors. The potential significance of items should be considered individually rather than on a net basis, if the items have an offsetting effect. This concept of materiality is consistent with the financial reporting notion of materiality contained in the Handbook.
- (4) Unless an item specifically requires disclosure only in the preliminary prospectus, the disclosure requirements set out in this Form apply to both the preliminary prospectus and the prospectus. Details concerning the price and other matters dependent upon or relating to price, such as the number of securities being distributed, may be left out of the preliminary prospectus, along with specifics concerning the plan of distribution, to the extent that these matters have not been decided.
- (5) The disclosure must be understandable to readers and presented in an easy to read format. The presentation of information should comply with the plain language prin-

ciples listed in section 1.2 of Companion Policy 41-501CP General Prospectus Requirements. If technical terms are required, clear and concise explanations should be included.

- (6) No reference need be made to inapplicable items and, unless otherwise required in this Form, negative answers to items may be omitted.
- (7) Where the term "issuer" is used, it may be necessary, in order to meet the requirement for full, true and plain disclosure of all material facts, to also include disclosure with respect to the issuer's subsidiaries and investees. If it is more likely than not that a person or company will become a subsidiary or investee, it may be necessary to also include disclosure with respect to the person or company. For this purpose, "investees" is defined to mean any entity that the Handbook recommends that the issuer account for by the equity method or the proportionate consolidation method.
- (8) An issuer that is a special purpose vehicle may have to modify the disclosure items to reflect the special purpose nature of its business.
- (9) If disclosure is required as of a specific date and there has been a material change or change that is otherwise significant in the required information subsequent to that date, present the information as of the date of the change or a date subsequent to the change instead.
- (10) If the term "class" is used in any item to describe securities, the term includes a series of a class.

PROSPECTUS FORM

Item 1: Cover Page Disclosure

Required Language - State in *italics* at the top of the cover page the following:

"No securities regulatory authority has expressed an opinion about these securities and it is an offence to claim otherwise."

1.2 Preliminary Prospectus Disclosure - Every preliminary prospectus shall have printed in red ink and in italics at the top of the cover page immediately above the disclosure required under item 1.1 the following, with the bracketed information completed:

"A copy of this preliminary prospectus has been filed with the securities regulatory authority(ies) in [each of/certain of the provinces/provinces and territories of Canada] but has not yet become final for the purpose of the sale of securities. Information contained in this preliminary prospectus may not be complete and may have to be amended. The securities may not be sold until a receipt for the prospectus is obtained from the securities regulatory authority(ies)."

INSTRUCTION

Issuers shall complete the bracketed information by

- inserting the names of each jurisdiction in which the issuer intends to offer securities under the prospectus;
- (ii) stating that the filing has been made in each of the provinces of Canada or each of the provinces and territories of Canada; or
- (iii) identifying the filing jurisdictions by exception (i.e., every province of Canada or every province and territory of Canada, except [excluded jurisdictions].
- 1.3 Basic Disclosure about the Distribution- State the following immediately below the disclosure required under Items 1.1 and 1.2 with the bracketed information completed:

[Preliminary] Prospectus

[INITIAL PUBLIC OFFERING OR NEW ISSUE AND/OR SECONDARY OFFERING]

(Date)

Name of Issuer

[number and type of securities qualified for distribution under the prospectus, including any options or warrants, and the price per security]

INSTRUCTIONS

- (1) The description of the number and type of securities being distributed shall include the restricted share terms, if any, prescribed by Rule 56-501 Restricted Shares.
- (2) If the offering price is in a currency other than the Canadian dollar or the U.S. dollar, comply with the exchange rate disclosure requirements of National Policy Statement No. 14 Acceptability of Currencies in Material Filed with Securities Regulatory Authorities, or any successor instrument.

1.4 Distribution

(1) If the securities are being distributed for cash, provide the information called for below, in substantially the following tabular form or in a note to the table:

	Price to public (a)	Underwriting discounts or commissions (b)	Proceeds to issuer or selling security holders (c)
Per security			
Total			

- (2) If there is an over-allotment option, describe the terms of the option and the fact that the prospectus qualifies both the grant of the option and the issuance or transfer of securities that will be issued or transferred if the option is exercised.
- (3) If the distribution of the securities is to be on a best efforts basis, provide totals for both the minimum and maximum subscriptions, if applicable.
- (4) If debt securities are being distributed at a premium or a discount, state in **bold type** the effective yield if held to maturity.
- (5) Disclose separately those securities that are underwritten, those under option and those to be sold on a best efforts basis, and, in the case of a best efforts distribution the latest date that the distribution is to remain open.
- (6) In column (b) of the table, disclose only commissions paid or payable in cash by the issuer or selling security holder and discounts granted. Set out in a note to the table
 - (a) commissions or other consideration paid or payable by persons or companies other than the issuer or selling security holder;
 - (b) consideration other than discounts granted and cash paid or payable by the issuer or selling security holder, including warrants and options; and
 - (c) any finder's fees or similar required payment.
- (7) If a security is being distributed for the account of a selling security holder, state the name of the security holder and a cross-reference to the applicable section in the prospectus where further information about the selling security holder is provided. State the portion of the expenses of the distribution to be borne by the selling security holder and, if none of the expenses of the distribution are being borne by the selling security holder, include a statement to that effect and discuss the reason why this is the case.
- (8) If the underwriter has been granted a compensation option, state whether the prospectus qualifies the grant of all or part of the compensation option and provide a crossreference to the applicable section in the prospectus where further information about the compensation option is provided.

- (1) Estimate amounts, if necessary. For non-fixed price distributions that are being made on a best efforts basis, disclosure of the information called for by the table may be set forth as a percentage or a range of percentages and need not be set forth in tabular form.
- (2) If debt securities are being distributed, also express the information in the table as a percentage.
- 1.5 Non-Fixed Price Distributions If the securities are being distributed at non-fixed prices, disclose
 - (a) the discount allowed or commission payable to the underwriter;
 - (b) any other compensation payable to the underwriter and, if applicable, that the underwriter's compensation will be increased or decreased by the amount by which the aggregate price paid for the securities by the purchasers exceeds or is less than the gross proceeds paid by the underwriter to the issuer or selling security holder;

- (c) that the securities to be distributed under the prospectus will be distributed, as applicable, at
 - prices determined by reference to the prevailing price of a specified security in a specified market,
 - (ii) market prices prevailing at the time of sale, or
 - (iii) prices to be negotiated with purchasers;
- (d) that prices may vary as between purchasers and during the period of distribution;
- (e) if the price of the securities is to be determined by reference to the prevailing price of a specified security in a specified market, the price of the specified security in the specified market at the latest practicable date; and
- (f) the net proceeds or, if the distribution is to be made on a best efforts basis, the minimum amount of net proceeds, if any, to be received by the issuer or selling security holder.
- 1.6 Reduced Price Distributions If an underwriter wishes to be able to decrease the price at which securities are distributed for cash from the initial offering price fixed in the prospectus, include in **bold type** a cross-reference to the section in the prospectus where disclosure concerning the possible price decrease is provided.

1.7 Market for Securities

- (1) Identify the exchange(s) and quotation system(s), if any, on which securities of the issuer of the same class as the securities being distributed are traded or quoted and the market price of those securities as of the latest practicable date.
- (2) Disclose any intention to stabilize the market. Provide a cross-reference to the section in the prospectus where further information about market stabilization is provided.
- (3) If no market for the securities being distributed under the prospectus exists or is to exist after the distribution, state the following in **bold type**:
 - "There is no market through which these securities may be sold and purchasers may not be able to resell securities purchased under the prospectus".
- 1.8 Risk Factors Include a cross-reference to sections in the prospectus where information about the risks of an investment in the securities being distributed is provided.

1.9 Underwriter(s)

- (1) State the name of each underwriter.
- (2) If applicable,
 - (a) until Multilateral Instrument 33-105 Underwriting Conflicts comes into force, provide the disclosure required by Item 30 of Form 12 of the Regulation to the Act, as that Form read immediately before it was revoked; and
 - (b) after Multilateral Instrument 33-105 comes into force, comply with the requirements of that Multilateral Instrument for cover page prospectus disclosure.
- (3) If an underwriter has agreed to purchase all of the securities being distributed at a specified price and the underwriter's obligations are subject to conditions, state the following, with bracketed information completed:

"We, as principals, conditionally offer these securities, subject to prior sale, if, as and when issued by [name of issuer] and accepted by us in accordance with the conditions contained in the underwriting agreement referred to under Plan of Distribution".

- (3) If an underwriter has agreed to purchase a specified number or principal amount of the securities at a specified price, state that the securities are to be taken up by the underwriter, if at all, on or before a date not later than 42 days after the date of the receipt for the prospectus.
- (4) If there is no underwriter involved in the distribution, provide a statement in **bold type** to the effect that no underwriter has been involved in the preparation of the prospectus or performed any review of the contents of the prospectus.
- 1.10 International Issuers If the issuer, a selling security holder, a credit supporter of the securities being distributed under the prospectus or a promoter of the issuer is incorporated, continued, or otherwise organized under the laws of a foreign jurisdiction or resides outside of Canada, comply with National Instrument 41-101 Prospectus Disclosure Requirements by stating the following on the cover page or under a separate heading elsewhere in the prospectus, with the bracketed information completed:

"The [issuer, selling security holder, credit supporter and/ or promoter] is incorporated, continued or otherwise organized under the laws of a foreign jurisdiction or resides outside of Canada. Although [the issuer, selling security holder, credit supporter and/or promoter] has appointed [name(s) and addresses of agent(s) for service] as its agent(s) for service of process in Ontario it may not be possible for investors to collect from the issuer, selling security holder, credit supporter or promoter, judgments obtained in courts in [Ontario/Canada] predicated on the civil liability provisions of securities legislation.

Item 2: Table of Contents

2.1 Table of Contents - Include a table of contents.

Item 3: Summary of Prospectus

- 3.1 General Briefly summarize, near the beginning of the prospectus, information appearing elsewhere in the prospectus that, in the opinion of the issuer or selling security holder, would be most likely to influence the investor's decision to purchase the securities being distributed. Include a description of
 - (a) the principal business of the issuer and its subsidiaries;
 - (b) the securities to be distributed, including the offering price and expected net proceeds;
 - (c) use of proceeds;
 - (d) risk factors; and
 - (e) summary financial information.

INSTRUCTIONS

- In addition, provide appropriate cross-references to additional information respecting these items in the prospectus.
- 3.2 Cautionary Language At the beginning of the summary, include a statement in *italics* in substantially the following form:

"The following is a summary of the principal features of this distribution and should be read together with the more detailed information and financial data and statements contained elsewhere in this prospectus."

Item 4: Corporate Structure

4.1 Name and Incorporation

- (1) State the full corporate name of the issuer or, if the issuer is an unincorporated entity, the full name under which the entity exists and carries on business and the address(es) of the issuer's head and registered office.
- (2) State the statute under which the issuer is incorporated or continued or organized or, if the issuer is an unincorporated entity, the laws of the jurisdiction or foreign jurisdiction under which the issuer is established and exists. If material, state whether the articles or other constating or establishing documents of the issuer have been amended and describe the substance of the material amendments.

4.2 Intercorporate Relationships

- Describe, by way of a diagram or otherwise, the intercorporate relationships among the issuer and the issuer's subsidiaries. For each subsidiary state
 - (a) the percentage of votes attaching to all voting securities of the subsidiary represented by voting securities beneficially owned, or over which control or direction is exercised, by the issuer;
 - (b) the place of incorporation or continuance; and
 - (c) the percentage of each class of restricted shares beneficially owned, or over which control or direction is exercised, by the issuer.
- (2) If the securities distributed under the prospectus are being issued in connection with an acquisition, amalgamation, merger, reorganization or arrangement, describe by way of a diagram or otherwise these intercorporate relationships both before and after the completion of the proposed transaction.

INSTRUCTION

A particular subsidiary may be omitted if

- (a) the total assets of the subsidiary do not constitute more than 10 per cent of the consolidated assets of the issuer at the most recent financial year end;
- (b) the sales and operating revenues of the subsidiary do not exceed 10 per cent of the consolidated sales and operating revenues of the issuer at the most recent financial year end; and
- (c) the conditions in paragraphs (a) and (b) would be satisfied if
 - the subsidiaries that may be omitted under paragraphs (a) and (b) were considered in the aggregate, and
 - (ii) the reference to 10 per cent in those paragraphs was changed to 20 per cent.

Item 5: General Development of the Business

5.1 Three Year History - Describe the general development of the issuer's business over its three most recently completed financial years and any subsequent period. Include only major events or conditions that have influenced the general development of the issuer's business. If the business consists of the production or distribution of more than one product or the rendering of more than one kind of service, describe the principal products or services. Also discuss changes in the business of the issuer that are expected to occur during the current financial year of the issuer.

INSTRUCTION Include the business of subsidiaries only insofar as is necessary to explain the character and development of the business conducted by the combined enterprise.

5.2 Significant Acquisitions and Significant Dispositions

(1) Disclose

- (a) any significant acquisition completed by the issuer or any significant probable acquisition proposed by the issuer, for which financial statements are required under Part 6 or 7 of the Rule; and
- (b) any significant disposition completed by the issuer during the most recently completed financial year or the current financial year for which pro forma financial statements are required under Part 8.

(2) Include particulars of

- (a) the nature of the assets acquired or disposed of or to be acquired or disposed of;
- (b) the actual or proposed date of each significant acquisition or significant disposition;
- (c) the consideration, both monetary and non-monetary paid, or to be paid, to or by the issuer;
- (d) any material obligations that must be complied with to keep any significant acquisition or significant disposition agreement in good standing;
- (e) the effect of the significant acquisition or significant disposition on the operating results and financial position of the issuer;
- (f) any valuation opinion obtained within the last 12 months required under Canadian securities legislation or Canadian securities directives of a Canadian securities regulatory authority or a requirement of a Canadian stock exchange or other Canadian market to support the value of the consideration received or paid by the issuer or any of its subsidiaries for the assets, including the name of the author, the date of the opinion, the assets to which the opinion relates and the value attributed to the assets; and
- (g) whether the transaction is with an insider, associate, or affiliate of the issuer and if so, disclose the identity of the other parties and the relationship of the other parties to the issuer.
- 5.3 Trends Discuss any trend, commitment, event or uncertainty that is both presently known to management and reasonably expected to have a material effect on the issuer's business, financial condition or results of operations, providing forwardlooking information based on the issuer's expectations as of the date of the prospectus.

INSTRUCTION Issuers are encouraged, but not required, to supply other forward-looking information. Optional forward-looking disclosure involves anticipating a future trend or event or anticipating a less predictable effect of a known event, trend or uncertainty. This other forward-looking information is to be

distinguished from presently known information that is reasonably expected to have a material effect on future operating results, such as known future increases in costs of labour or materials, which information is required to be disclosed.

Item 6: Narrative Description of the Business

6.1 General

- (1) Describe the business of the issuer with reference to the reportable operating segments as defined in the Handbook and the issuer's business in general. Include the following for each reportable operating segment of the issuer:
 - Stated Business Objectives State the business objectives that the issuer expects to accomplish using the net proceeds of the distribution described under Item 7.1, or in the case of a junior issuer, using the funds available described under Item 7.2
 - Milestones Describe each significant event that
 must occur for the business objectives described
 under Item 6.1(1)1 to be accomplished and state
 the specific time period in which each event is
 expected to occur and the costs related to each
 event.
 - Principal Products or Services For principal products or services,
 - (a) the methods of their distribution and their principal markets;
 - (b) as dollar amounts or as percentages, for each of the two most recently completed financial years, the revenues for each category of principal products or services that accounted for 15 per cent or more of total consolidated revenues for the applicable financial year derived from
 - sales to customers, other than investees, outside the consolidated entity,
 - (ii) sales or transfers to investees; and
 - (iii) sales or transfers to controlling shareholders; and
 - (c) if not fully developed, the stage of development of the principal products or services and, if the products are not at the commercial production stage, or if more than 10 per cent of the net proceeds from the distribution will be used for research and development;
 - the timing and stage of research and development programs that management anticipates will be reached using such proceeds, as applicable,
 - (ii) the major components of the proposed programs that will be funded using the proceeds from the distribution, including an estimate of anticipated costs.
 - (iii) whether the issuer is conducting its own research and development, is subcontracting out the research and development or is using a combination of those methods, and
 - (iv) the additional steps required to reach commercial production and an estimate of costs and timing.

- 4. Operations Concerning production and sales
 - (a) the actual or proposed method of production of products and if the issuer provides services, the actual or proposed method of providing services;
 - (b) the payment terms, expiration dates and terms of any renewal options of any material leases or mortgages, whether they are in good standing and, if applicable, that the landlord or mortgagee is not at arm's length with the issuer:
 - specialized skill and knowledge requirements and the extent that the skill and knowledge are available to the issuer;
 - (d) the sources, pricing and availability of raw materials, component parts or finished products;
 - (e) the importance, duration and effect on the segment of identifiable intangible properties such as brand names, circulation lists, copyrights, franchises, licences, patents, software, subscription lists and trademarks;
 - (f) the extent to which the business of the segment is cyclical or seasonal;
 - (g) a description of any aspect of the issuer's business that may be affected in the 12 months following the date of the prospectus by renegotiation or termination of contracts or subcontracts and the likely effect;
 - (h) the financial and operational effects of environmental protection requirements on the capital expenditures, earnings and competitive position of the issuer in the current financial year and the expected effect, on future years;
 - the number of employees, as at the most recent financial year end or as an average over that year, whichever is more relevant; and
 - any risks associated with foreign operations of the issuer and any dependence of the segments upon the foreign operations.
- 5. Competitive Conditions The competitive conditions in the principal markets and geographic areas in which the issuer operates, including, if reasonably possible, an assessment of the issuer's competitive position.
- **6.** Lending With respect to lending operations of an issuer's business, the investment policies and lending and investment restrictions.
- (2) Disclose the nature and results of any bankruptcy, or any receivership or similar proceedings against the issuer or any of its subsidiaries or any voluntary bankruptcy, receivership or similar proceedings by the issuer or any of its subsidiaries, within the three most recently completed financial years or the current financial year.
- (3) Disclose the nature and results of any material reorganization of the issuer or any of its subsidiaries within the three most recently completed financial years or the current financial year.

(1) The description of the issuer's business objectives provided under paragraph 1 of subsection (1) should be

- more general than the description of the Use of Proceeds required by Item 7. Proceeds are generally expended in the course of achieving a broader objective. The description of the business objectives should also provide the context for the description of the milestones which is required under subsection (1)2. For example, one business objective of an issuer may be to commence marketing and licensing technology nationally through direct sales and a network of agents; a milestone may be to conduct four feasibility studies over the next ten months to facilitate marketing of the technology; the proceeds raised might, in part, be used to conduct feasibility studies.
- (2) The issuer's stated business objectives must not include any prospective financial information with respect to sales, whether expressed in terms of dollars or units, unless the information is derived from a financial forecast or financial projection prepared in accordance with National Policy Statement No. 48 or any successor instrument and is included in the prospectus.
- (3) Where sales performance is considered to be an important objective, it must be stated in general terms. For example, the issuer may state that it anticipates generating sufficient cash flow from sales to pay its operating cost for a specified period following completion of the offering.
- (4) For the purposes of paragraph (1)2 of Item 6.1, examples of significant events would include hiring of key personnel, making major capital acquisitions, obtaining necessary regulatory approvals, implementing marketing plans and strategies and commencing production and sales.
- 6.2 Issuers with Asset-Backed Securities Outstanding For issuers with asset-backed securities outstanding that were distributed under a prospectus, disclose to the extent material to the securities being distributed
 - (a) a description of any events, covenants, standards or preconditions that may reasonably be expected to affect the timing or amount of any payments or distributions to be made under the asset-backed securities;
 - (b) for the three most recently completed financial years of the issuer or the lesser period commencing on the first date on which the issuer had assetbacked securities outstanding, information on the underlying pool of financial assets relating to
 - the composition of the pool as of the end of each financial year or partial period,
 - (ii) income and losses from the pool, on at least an annual basis or such shorter period as is reasonable given the nature of the underlying pool of financial assets,
 - (iii) the payment, prepayment and collection experience of the pool on at least an annual basis or such shorter period as is reasonable given the nature of the underlying pool of financial assets,
 - (iv) servicing and administrative fees, and
 - (v) any significant variances experienced in the matters referred to in clauses (i), (ii), (iii) and (iv);
 - (c) if any of the information disclosed under paragraph(b) has been audited, the existence and results of the audit;

- (d) the investment parameters applicable to investments of any cash flow surpluses;
- (e) the amount of payments made during the three most recently completed financial years or the lesser period commencing on the first date on which the issuer had asset-backed securities outstanding, in respect of principal and interest or capital and yield, each stated separately, on assetbacked securities of the issuer outstanding;
- (f) the occurrence of any events that have led to, or with the passage of time could lead to, the accelerated payment of principal, interest or capital of asset-backed securities; and
- (g) the identity of any principal obligors for the outstanding asset-backed securities of the issuer at the end of the most recent financial year or interim period, the percentage of the underlying pool of financial assets represented by obligations of each principal obligor and whether the principal obligor, if any, has filed an AIF in any jurisdiction or a Form 10-K or Form 20-F in the United States.

- (1) For purposes of this Item and Item 10.3, "asset-backed security" means a security that is primarily serviced by the cash flows of a discrete pool of receivables or other financial assets, either fixed or revolving, that by their terms convert into cash within a finite time period, and any rights or other assets designed to assure the servicing or timely distribution of proceeds to security holders.
- (2) For purposes of this item "principal obligor" means, for an asset-backed security, a person or company that is obligated to make payments; has guaranteed payments or has provided alternative credit support for payments on financial assets that represent a third or more of the aggregate amount owing on all of the financial assets underlying the asset-backed security.
- (3) Present the information required under paragraph (b) in a manner that will enable a reader to easily determine whether, and the extent to which, the events, covenants, standards and preconditions referred to in paragraph (a) have occurred, are being satisfied or may be satisfied.
- (4) If the information required under paragraph (b)
 - (i) is not compiled specifically on the underlying pool of financial assets, but is compiled on a larger pool of the same assets from which the securitized assets are randomly selected such that the performance of the larger pool is representative of the performance of the pool of securitized assets; or
 - (ii) in the case of a new issuer, where the underlying pool of financial assets will be randomly selected from a larger pool of the same assets such that the performance of the larger pool will be representative of the performance of the pool of securitized assets to be created,

then an issuer may comply with paragraph (b) by providing the information required based on the larger pool and disclosing that it has done so.

6.3 Issuers With Mineral Projects -For issuers with a mineral project, disclose the following information for each property material to the issuer:

1. Property Description and Location

- (a) The area (in hectares or other appropriate units) and location of the property.
- (b) The nature and extent of the issuer's title to or interest in the property, including surface rights, obligations that must be met to retain the property and the expiration date of claims, licences and other property tenure rights.
- (c) The terms of any royalties, overrides, back-in rights, payments or other agreements and encumbrances to which the property is subject.
- (d) All environmental liabilities to which the property is subject.
- (e) The location of all known mineralized zones, mineral resources, mineral reserves and mine workings, existing tailings ponds, waste deposits and important natural features and improvements.
- (f) To the extent known, the permits that must be acquired to conduct the work proposed for the property and whether permits have been obtained.

2. Accessibility, Climate, Local Resources, Infrastructure and Physiography

- (a) The means of access to the property.
- (b) The proximity of the property to a population centre and the nature of transport.
- (c) To the extent relevant to the mining project, the climate and length of the operating season.
- (d) The sufficiency of surface rights for mining operations, the availability and sources of power, water, mining personnel, potential tailings storage areas, potential waste disposal areas, heap leach pads areas and potential processing plant sites.
- (e) The topography, elevation and vegetation.

3. History

- (a) The prior ownership of the property and ownership changes and the type, amount, quantity and results of the exploration work undertaken by previous owners, and any previous production on the property, to the extent known.
- (b) If a property was acquired within the three most recently completed financial years of the issuer or during its current financial year from, or is intended to be acquired by the issuer from, an insider or promoter of the issuer or an associate or affiliate of an insider or promoter, the name and address of the vendor, the relationship of the vendor to the issuer, and the consideration paid or intended to be paid to the vendor.
- (c) To the extent known, the name of every person or company that has received or is expected to receive a greater than five per cent interest in the consideration received or to be received by the vendor referred to in subparagraph (b).
- Geological Setting The regional, local and property geology.
- Exploration The nature and extent of all exploration work conducted by, or on behalf of, the issuer on the property, including

- (a) the results of all surveys and investigations and the procedures and parameters relating to surveys and investigations;
- (b) an interpretation of the exploration information;
- (c) whether the surveys and investigations have been carried out by the issuer or a contractor and if by a contractor, identifying the contractor; and
- (d) a discussion of the reliability or uncertainty of the data obtained in the program.
- 6. Mineralization The mineralization encountered on the property, the surrounding rock types and relevant geological controls, detailing length, width, depth and continuity together with a description of the type, character and distribution of the mineralization.
- Drilling -The type and extent of drilling including the procedures followed and an interpretation of all results.
- Sampling and Analysis The sampling and assaying including
 - (a) a description of sampling methods and the location, number, type, nature, spacing and density of samples collected;
 - (b) identification of any drilling, sampling or recovery factors that could materially impact the accuracy or reliability of the results;
 - a discussion of sample quality and whether the samples are representative of any factors that may have resulted in sample biases;
 - (d) rock types, geological controls, widths of mineralized zones, cut-off grades and other parameters used to establish the sampling interval; and
 - (e) quality control measures and data verification procedures.
- Security of Samples The measures taken to ensure the validity and integrity of samples taken.
- 10. Mineral Resources and Mineral Reserves The mineral resources and mineral reserves, if any, including
 - (a) the quantity and grade or quality of each category of mineral resources and mineral reserves;
 - (b) the key assumptions, parameters and methods used to estimate the mineral resources and mineral reserves; and
 - (c) the extent to which the estimate of mineral resources and mineral reserves may be materially affected by metallurgical, environmental, permitting, legal, title, taxation, socio-economic, marketing, political and other relevant issues.
- 11. Mining Operations For development properties and production properties, the mining method, metallurgical process, production forecast, markets, contracts for sale of products, environmental conditions, taxes, mine life and expected payback period of capital.
- 12. Exploration and Development A description of the issuer's current and contemplated exploration or development activities, to the extent they are material.

 Issuers are reminded that disclosure regarding mineral exploration development or production activities on mate-

- rial properties is required to comply with National Instrument 43-101 once in force, including the use of the appropriate terminology to describe mineral reserves and mineral resources.
- (2) Disclosure is required for each property material to the issuer. Materiality is to be determined in the context of the issuer's overall business and financial condition, taking into account quantitative and qualitative factors. A property will not generally be considered material to an issuer if the book value of the property as reflected in the issuer's most recently filed financial statements or the value of the consideration paid or to be paid (including exploration obligations) is less than 10 per cent of the book value of the total of the issuer's mineral properties and related plant and equipment.
- (3) Once National Instrument 43-101 is in force, the information required under these items is required to be based upon a technical report or other information prepared by or under the supervision of a qualified person, as that term is defined in National Instrument 43-101.
- (4) In giving the information required under these items, include the nature of ownership interests, such as fee interests, leasehold interests, royalty interests and any other types and variations of ownership interests.
- **6.4 Issuers with Oil and Gas Operations** For issuers with oil and gas operations, disclose the following (in tabular form, if appropriate):
 - Drilling Activity The number of wells the issuer has
 drilled or has participated in drilling, the number of these
 wells that were completed as oil wells and gas wells that
 are capable of production, each stated separately, and the
 number of dry holes, expressed in each case as gross and
 net wells, during each of the two most recently completed
 financial years of the issuer.
 - 2. Location of Production The geographical areas of the issuer's production, the groups of oil and gas properties, the individual oil and gas properties and the plants, facilities and installations that, in each case, are owned or leased by the issuer and are material to the issuer's operations or exploratory activities.
 - 3. Location of Wells The location, stated separately for oil wells and gas wells, by jurisdiction, if in Canada, by state, if in the United States, and by country otherwise, of producing wells and wells capable of producing, in which the issuer has an interest and which are material, with the interest expressed in terms of gross and net wells.
 - 4. Interest in Material Properties For interests in material properties to which no proved reserves have been attributed, the gross acreage in which the issuer has an interest and the net interest of the issuer, and the location of acreage by geographical area.
 - 5. Reserve Estimates To the extent material, estimated reserve volumes and discounted cash flow from such reserves, stated separately by country and by categories and types that conform to the classifications, definitions and disclosure requirements of National Policy Statement No. 2-B Guide for Engineers and Geologists Submitting Oil and Gas Reports to Canadian Provincial Securities Administrators or any successor instrument, on both a gross and net basis as at the most recent financial year end, including information on royalties.
 - 6. Source of Reserve Estimates The source of the reserve estimates and whether the reserve estimates have been prepared by the issuer or by independent engineers or other qualified independent persons and any other information relating to reserve estimates required to be

disclosed in a prospectus by any successor instrument to National Policy Statement No. 2-B.

- 7. Reconciliation of Reserves A reconciliation of the reserve volumes by categories and types that conform to the classifications, definitions and disclosure requirements of National Policy Statement No. 2-B or any successor instrument, as at the financial year end immediately preceding the most recently completed financial year to the reserve volume information furnished under paragraph 5, with the effects of production, acquisitions, dispositions, discoveries and revision of estimates shown separately, if material.
- 8. History For each quarter of the most recently completed financial year of the issuer, with comparative data for the same periods in the preceding financial year,
 - (a) the average daily production volume, before deduction of royalties, of
 - (i) conventional crude oil,
 - natural gas liquids, and
 - (iii) natural gas;
 - (b) the following on a per barrel basis for conventional crude oil and natural gas liquids and on a per thousand cubic feet basis for natural gas
 - (i) the average net product prices received,
 - (ii) royalties,
 - (iii) operating expenses, specifying the particular items included, and
 - (iv) netback received;
 - (c) the average net product price received for the following, if the issuer's production of the following is material to the issuer's overall produc-
 - (i) light and medium conventional crude oil,
 - heavy conventional crude oil, and
 - (iii) synthetic crude oil; and
 - (d) the dollar amounts expended on
 - (i) property acquisition,
 - (ii) exploration, including drilling, and
 - (iii) development, including facilities.
- 9. Future Commitments A description of the issuer's future material commitments to buy, sell, exchange or transport oil or gas, stating for each commitment separately
 - (a) the aggregate price;
 - (b) the price per unit;
 - (c) the volume to be purchased, sold, exchanged or transported; and
 - (d) the term of the commitment.
- 10. Exploration and Development A description of the issuer's current and contemplated exploration or development activities, to the extent they are material.

INSTRUCTION The information required under this item shall be derived from or supported by information obtained from a report prepared and filed with the Commission under National Policy No. 2-B or any successor instrument.

Item 7: Use of Proceeds

- 7.1 Proceeds - State the estimated net proceeds received, in the case of a special warrant offering, or to be received by the issuer or selling security holder or, in the case of a non-fixed price distribution or a distribution to be made on a best efforts basis, the minimum amount, if any, of net proceeds to be received by the issuer or selling security holder from the sale of the securities distributed and state the particulars of any provisions or arrangements made for holding any part of the net proceeds of the distribution in trust or escrow subject to the fulfilment of conditions.
- 7.2 Funds Available - For junior issuers, disclose the total funds available and the following breakdown of those funds:
 - (a) the net proceeds from the sale of the securities offered under the prospectus;
 - (b) the estimated consolidated working capital (deficiency) as at the most recent month end prior to filing the prospectus; and
 - (c) the total other funds available to be used in connection with the use of proceeds as set out in Item 7.1 to achieve the principal purposes in Item 7.3.
- Principal Purposes Describe in reasonable detail and, if appropriate, using tabular form, each of the principal purposes, with approximate amounts, for which the net proceeds will be used by the issuer, or for which the funds available as required under Item 7.2 will be used by a junior issuer. If the closing of the distribution is subject to a minimum subscription, provide disclosure of the use of proceeds for the minimum and maximum subscriptions.
- 7.4 Escrowed Proceeds - If applicable, disclose that unallocated funds will be placed in a trust or escrow account, invested or added to the working capital of the company and give details of the arrangements made for, and the persons or companies responsible for, the supervision of the trust or escrow account or the investment of unallocated funds and the investment policy to be followed.
- 7.5 Other Sources of Funding - If any material amounts of other funds are to be used in conjunction with the proceeds, state the amounts and sources of the other funds.
- Acquisition If more than 10 per cent of the net proceeds are to be used to acquire assets, describe the assets. If known, disclose the particulars of the purchase price being paid for or being allocated to the assets or categories of assets, including intangible assets. If the vendor of the assets is an insider, associate or affiliate of the issuer, give the name of the vendor and the method used in determining the purchase price. Describe the nature of the title to or interest in the assets to be acquired by the issuer. If any part of the consideration for the acquisition of the assets consists of securities of the issuer, give brief particulars of the class, number or amount, voting rights, if any, and other appropriate information relating to the securities, including particulars of any issuance of any securities of the same class within the two preceding years.
- Retirement or Repayment of Debt If more than 10 per cent of the net proceeds will be used to reduce or retire indebtedness and the indebtedness was incurred within the two preceding years, describe the principal purposes for which the proceeds of the indebtedness were used and, if the creditor is an insider,

- associate or affiliate of the issuer, identify the creditor and the nature of the relationship to the issuer and the outstanding amount owed.
- 7.8 Special Warrant Financing If the prospectus is used to qualify the distribution of securities issued upon the exercise of special warrants or the exercise of other securities acquired on a prospectus-exempt basis, describe the principal purposes for which the proceeds of the prospectus-exempt financing were used or are to be used. If all or a portion of the funds have been spent, explain how the funds were spent.

- (1) For the purposes of the disclosure in Item 7.3 the phrase "for general corporate purposes" will generally not be sufficient.
- (2) The issuer may choose to include a statement similar to the following as a lead-in:

"The issuer intends to spend the funds available to it as stated in this prospectus. There may be circumstances, however, where, for sound business reasons, a reallocation of funds may be necessary."

Item 8: Selected Consolidated Financial Information and Management's Discussion and Analysis

- 8.1 Annual Information Provide the following financial data for the issuer in summary form for each of the last three completed financial years and any period subsequent to the most recent financial year end for which financial statements are included in the prospectus accompanied by a discussion of the factors affecting the comparability of the data, including discontinued operations, changes in accounting policies, significant acquisitions or significant dispositions and major changes in the direction of the issuer's business:
 - 1. Net sales or total revenues.
 - Income from continuing operations, in total and on a per share basis and fully diluted per share basis, calculated in accordance with the Handbook.
 - Net income or loss, in total and on a per share and fully diluted per share basis, calculated in accordance with the Handbook.
 - 4. Total assets.
 - Total long-term financial liabilities as defined in the Handbook.
 - Cash dividends declared per share for each class of share.
 - Such other information as the issuer believes would enhance an understanding of and would highlight other trends in financial condition and results of operations.

INSTRUCTIONS

(1) The issuer is not required to update the information provided under Item 8.1 if more recent financial information has been included in the prospectus under section 4.7(2) of the Rule since the corresponding financial statements are not required to be included in the prospectus.

8.2 Quarterly Information

(1) For each of the eight most recently completed quarters ending at the end of the most recently completed financial year, provide the information required in paragraphs 1, 2 and 3 of Item 8.1.

- (2) For an issuer that has not been a reporting issuer for the eight most recently completed quarters ending at the end of the most recently completed financial year, provide the information required in paragraphs 1, 2 and 3 of Item 8.1 for the period that the issuer was not a reporting issuer only if the issuer has prepared quarterly financial statements for that period.
- (3) If the issuer is only required to file six month interim financial statements, the information required under paragraph (1) may instead be provided for each of the four most recently completed six month periods ended at the end of the most recently completed financial year for which financial statements are included in the prospectus.

8.3 Dividends

- Describe any restriction that could prevent the issuer from paying dividends.
- (2) Disclose the issuer's dividend policy and if a decision has been made to change the dividend policy, disclose the intended change in dividend policy.
- 8.4 Foreign GAAP An issuer may present the selected consolidated financial information required in this Item 8 on the basis of foreign GAAP if
 - (a) the issuer's primary financial statements have been prepared using foreign GAAP; and
 - (b) the issuer provides a cross reference to the notes to the financial statements containing the reconciliation of the financial statements to Canadian GAAP.

INSTRUCTIONS

- (1) If financial information that is included in the summary is derived from financial statements included in the prospectus, but the financial information is neither directly presented in, nor readily determinable from, the financial statements, include a reconciliation to the financial statements in notes.
- (2) If financial information that is included in the prospectus is derived from financial statements that are not included in the prospectus, indicate in the lead-in to the summary the source from which the information is extracted, the percentage interest that the issuer has in the person or company, the GAAP principles used, the name of the auditors, the date of the report, and the nature of the opinion expressed.
- (3) The derivation of ratios included in the prospectus in notes should be disclosed in notes to the prospectus.
- (4) Information included in the prospectus should be presented in a manner that is consistent with the intent of Canadian accounting recommendations and practices (e.g., cash flow data should not be interspersed with amounts from an income statement in a manner which suggests that cash flow data has been or should be presented in an income statement, and cash flow data should not be presented in a manner that appears to give it prominence equal to or greater than earnings data).

8.5 Management's Discussion and Analysis

- (1) Provide MD&A for the annual financial statements of the issuer included in the prospectus prepared in accordance with the requirements of Form 44-101F2.
- (2) If the issuer is incorporated, organized or continued under the laws of Canada or a jurisdiction and has based the discussion in the MD&A on financial statements prepared in accordance with foreign GAAP, provide a restatement

of those parts of the MD&A that would read differently if they were based on financial statements of the issuer prepared in accordance with Canadian GAAP.

- (3) If an issuer has securities registered under the 1934 Act, the issuer may satisfy the requirement in paragraph (1) by including disclosure that is required under the item requirements applicable to it under the 1934 Act for management's discussion and analysis.
- (4) If an issuer's primary financial statements have been prepared using foreign GAAP and the issuer is required under securities legislation to have reconciled its financial statements to Canadian GAAP at the time of filing its financial statements, or has otherwise done so at that time, then provide a cross-reference in the MD&A to the notes to the financial statements containing the reconciliation.
- (5) Include an interim MD&A for the interim financial statements of the issuer included in the prospectus, prepared in accordance Rule 51-501 AIF and MD&A, once it comes into force.

INSTRUCTIONS

- The two-year comparisons required may be presented as a single three-year comparison.
- (2) If the issuer is required to include more recent financial information in the prospectus under section 4.7(2), 6.7(2) or 7.3(2) of the Rule, the issuer is not required to update the MD&A already included in the prospectus. However, the prospectus should include the content of the news release or public communication.

Item 9: Earnings Coverage Ratios

9.1 Earnings Coverage Ratios

- (1) If the securities being distributed are debt securities having a term to maturity in excess of one year or are preferred shares, disclose the following earnings coverage ratios adjusted in accordance with paragraph (2):
 - The earnings coverage ratio based on the 12 month period ended on the last day of the most recently completed period for which audited annual financial statements of the issuer are included in the prospectus.
 - 2. The earnings coverage ratio based on the 12 month period ended on the last day of the most recently completed period for which interim financial statements of the issuer are included in the prospectus if the period is subsequent to the last day of the most recently completed period for which audited annual financial statements of the issuer are required to be included in the prospectus.
- (2) Adjust the ratios referred to in paragraph (1) to reflect
 - (a) the issuance of the securities being distributed under the prospectus, based on the price at which the securities are expected to be distributed;
 - (b) in the case of a distribution of preferred shares,
 - all preferred shares issued since the date of the annual or interim financial statements, and
 - (ii) all preferred shares repurchased, redeemed or otherwise retired since the date of the annual or interim financial statements and all preferred shares to be repurchased, redeemed or otherwise retired from the proceeds to be

realized from the sale of securities under the prospectus;

- (c) the issuance of all long-term financial liabilities, as defined in the Handbook;
- (d) the repayment, redemption or other retirement of all long-term financial liabilities as defined in the Handbook, since the date of the annual or interim financial statements and all long-term financial liabilities to be repaid or redeemed from the proceeds to be realized from the sale of securities distributed under the prospectus; and
- (e) the servicing costs that were incurred, or are expected to be incurred, in relation to the adjustments.
- (3) If the issuer is distributing, or has outstanding, debt securities that are accounted for, in whole or in part, as equity under Canadian GAAP, disclose in notes to the ratios required under paragraph (1)
 - (a) that the ratios have been calculated excluding the carrying charges for those securities that have been reflected in equity in the calculation of the issuer's interest and dividend obligations;
 - (b) that if those securities had been accounted for in their entirety as debt for the purpose of calculating the ratios required under paragraph (1), the entire amount of the annual carrying charges for those securities would have been reflected in the calculation of the issuer's interest and dividend obligations; and
 - (c) the earnings coverage ratios for the periods referred to in paragraph (1), re-calculated as though those securities had been accounted for as debt.

INSTRUCTIONS

- (1) Cash flow coverage may be disclosed but only as a supplement to earnings coverage and only if the method of calculation is fully disclosed. Earnings coverage is calculated by dividing an entity's earnings (the numerator) by its interest and dividend obligations (the denominator).
- (2) For the earnings coverage calculation,
 - (a) the numerator should be calculated using consolidated net income before interest and income taxes;
 - (b) imputed interest income from the proceeds of a distribution should not be added to the numerator;
 - (c) an issuer may also present, as supplementary disclosure, a coverage calculation based on earnings before discontinued operations and extraordinary items;
 - (d) for distributions of debt securities, the appropriate denominator is interest expense determined in accordance with generally accepted accounting principles, after giving effect to the new debt issue and any retirement of obligations plus the amount of interest that has been capitalized during the period;
 - (e) for distributions of preferred shares,
 - (i) the appropriate denominator is dividends declared during the period together with undeclared dividends on cumulative preferred shares after giving effect to the new preferred

share issue, plus the issuer's annual interest requirements, including the amount of interest that has been capitalized during the period, less any retirement obligations,

- (ii) the coverage calculation should gross up dividends to a before-tax equivalent (the "prior deduction method") using the issuer's effective income tax rate (this is the rate that is reconciled to the basic income tax rate in the issuer's financial statement notes), and
- (iii) the combined interest and dividend method (the "combined method"), and not the prior deduction method, should be used to calculate earnings coverage; and
- (f) for distributions of both debt securities and preferred shares, the appropriate denominator is the same as for a preferred share issue, except that the denominator should also reflect the effect of the debt being offered pursuant to the prospectus.
- (3) The prior deduction method referred to in Instruction 2(e)(ii) reflects the net coverage for preferred dividends after meeting interest obligations and results in a higher ratio than the combined method. As investors may falsely interpret the higher ratio as indicating less risk, without appreciating the fact that debt holders rank prior to preferred shareholders, the combined method should be used, although disclosure of a supplementary coverage ratio calculated using the prior deduction method is permitted.
- (4) The denominator represents a pro forma calculation of the aggregate of an issuer's interest obligations on all long-term debt and dividend obligations (including both dividends declared and undeclared dividends on cumulative preferred shares) with respect to all outstanding preferred shares, as adjusted to reflect
 - (a) the issuance of all long-term debt and, in addition in the case of an issuance of preferred shares, all preferred shares issued, since the date of the annual or interim financial statements;
 - (b) the issuance of the securities that are to be distributed under the prospectus, based on a reasonable estimate of the price at which these securities will be distributed;
 - (c) the repayment or redemption of all long-term debt since the date of the annual or interim financial statements, all long-term debt to be repaid or redeemed from the proceeds to be realized from the sale of securities under the prospectus and, in addition, in the case of an issuance of preferred shares, all preferred shares repaid or redeemed since the date of the annual or interim financial statements and all preferred shares to be repaid or redeemed from the proceeds to be realized from the sale of securities under the prospectus; and
 - (d) the servicing costs that were incurred, or will be incurred, in relation to the above adjustments.
- (5) If meaningful in the circumstances, the earnings coverage ratio must be calculated and disclosed based on a pro forma income statement that is included in a prospectus.
- (6) For debt securities, disclosure of earnings coverage shall include language similar to the following:

"The Company's interest requirements, after giving effect to the issue of [the debt securities],

amounted to \$• for the 12 months ended •. The Company's earnings before interest and income tax for the 12 months then ended was \$•, which is • times the Company's interest requirements for this period."

(7) For preferred share issues, disclosure of earnings coverage shall include language similar to the following:

"The Company's dividend requirements on all of its preferred shares, after giving effect to the issue of [the preferred shares to be distributed under the prospectus], and adjusted to a before-tax equivalent using an effective income tax rate of %, amounted to \$ for the 12 months ended *. The Company's interest requirements for the 12 months needed amounted to \$ *. The Company's earnings before interest and income tax for the 12 months ended * was \$ *, which is * times the Company's aggregate dividend and interest requirements for this period."

- (8) If the issuer is a wholly-owned subsidiary of a credit supporter, has no operations or only minimal operations, that are independent of the credit supporter and is an entity that functions essentially as a special purpose vehicle, disclose the earnings coverage of the credit supporter. If this disclosure is included, the earnings coverage of the issuer may not be material and, if not material, may be omitted. If the issuer is a wholly-owned subsidiary of the credit supporter but has more than minimal operations that are independent of the credit supporter, or if the issuer is not a wholly-owned subsidiary of the credit supporter, the earnings coverage of both the credit supporter and the issuer shall be disclosed.
- (9) If the earnings coverage is less than one-to-one, disclose this fact in bold-face on the cover page of the prospectus. While the actual coverage ratio should not be disclosed in these circumstances, the dollar amount of the coverage deficiency (i.e., the dollar amount of earnings required to attain a ratio of one-to-one) should be disclosed in the body of the prospectus.
- (10) Other earnings coverage calculations may be included as supplementary disclosure to the required earnings coverage calculations outlined above as long as their derivation is disclosed and they are not given greater prominence that the required earnings coverage calculations.

Item 10: Description of the Securities Distributed

- 10.1 Shares If shares are being distributed, state the description or the designation of the class of shares distributed and describe all material attributes and characteristics, including,
 - (a) dividend rights;
 - (b) voting rights;
 - (c) rights upon dissolution or winding-up;
 - (d) pre-emptive rights;
 - (e) conversion or exchange rights;
 - (f) redemption, retraction, purchase for cancellation or surrender provisions;
 - (g) sinking or purchase fund provisions;
 - (h) provisions permitting or restricting the issuance of additional securities and any other material restrictions; and
 - provisions requiring a shareholder to contribute additional capital.

- 10.2 Debt Securities If debt securities are being distributed, describe all material attributes and characteristics of the indebtedness and the security, if any, for the debt, including
 - (a) provisions for interest rate, maturity and premium, if any;
 - (b) conversion or exchange rights;
 - (c) redemption, retraction, purchase for cancellation or surrender provisions;
 - (d) sinking or purchase fund provisions;
 - (e) the nature and priority of any security for the debt securities, briefly identifying the principal properties subject to lien or charge;
 - (f) provisions permitting or restricting the issuance of additional securities, the incurring of additional indebtedness and other material negative covenants, including restrictions against payment of dividends and restrictions against giving security on the assets of the issuer or its subsidiaries, and provisions as to the release or substitution of assets securing the debt securities;
 - (g) the name of the trustee under any indenture relating to the debt securities and the nature of any material relationship between the trustee or any of its affiliates and the issuer or any of its affiliates; and
 - (h) any financial arrangements between the issuer and any of its affiliates or among its affiliates that could affect the security for the indebtedness.
- 10.3 Asset-Backed Securities If asset-backed securities are being distributed, describe
 - (a) the material attributes and characteristics of the asset-backed securities, including
 - the rate of interest or stipulated yield and any premium,
 - (ii) the date for repayment of principal or return of capital and any circumstances in which payments of principal or return of capital may be made before such date, including any redemption or pre-payment obligations or privileges of the issuer and any events that may trigger early liquidation or amortization of the underlying pool of financial assets,
 - (iii) provisions for the accumulation of cash flows to provide for the repayment of principal or return of capital,
 - (iv) provisions permitting or restricting the issuance of additional securities and any other material negative covenants applicable to the issuer,
 - (v) the nature, order and priority of the entitlements of holders of asset-backed securities and any other entitled persons or companies to receive cash flows generated from the underlying pool of financial assets, and
 - (vi) any events, covenants, standards or preconditions that may reasonably be expected to impact on the timing or amount of payments or distributions to be made under the asset-backed securities, including those that are dependent or based on the economic performance of the underlying pool of financial assets;

- (b) information on the underlying pool of financial assets for
 - (i) the last three completed financial years of the issuer ended more than 90 days before the date of the prospectus, or if the issuer has not completed three financial years, each completed financial year ended more than 90 days before the date of the prospectus; and
 - (ii) the most recently completed interim period that ended more than 60 days before the date of the prospectus and the comparable period in the immediately preceding financial year; or
 - (iii) if the issuer has not had asset-backed securities outstanding for at least one financial year, the lesser period commencing on the first date on which the issuer had asset-backed securities outstanding and ending on a date not more than 90 days before the date of the issuance the preliminary prospectus,

including a discussion and analysis of

- the composition of the pool as of the end of the period,
- income and losses from the pool for the financial years presented on at least an annual basis or such shorter period as is reasonable given the nature of the underlying pool of assets,
- the payment, prepayment and collection experience of the pool for the period on at least an annual basis or such shorter period as is reasonable given the nature of the underlying pool of assets,
- 4. servicing and other administrative fees, and
- 5. any significant variances experienced in the matters referred to in clauses 1, 2, 3, or 4;
- (c) the type or types of the financial assets, the manner in which the financial assets originated or will originate and, if applicable, the mechanism and terms of the agreement governing the transfer of the financial assets comprising the underlying pool to or through the issuer, including the consideration paid for the financial assets;
- (d) any person or company who
 - originated, sold or deposited a material portion of the financial assets comprising the pool, or has agreed to do so,
 - (ii) acts, or has agreed to act, as a trustee, custodian, bailee or agent of the issuer or any holder of the asset-backed securities, or in a similar capacity,
 - (iii) administers or services a material portion of the financial assets comprising the pool or provides administrative or managerial services to the issuer, or has agreed to do so, on a conditional basis or otherwise, if
 - (A) finding a replacement provider of the services at a cost comparable to the cost of the current provider is not reasonably likely,
 - (B) a replacement provider of the services is likely to achieve materially worse results than the current provider,

- (C) the current provider of the services is likely to default in its service obligations because of its current financial condition, or
- (D) the disclosure is otherwise material,
- (iv) provides a guarantee, alternative credit support or other credit enhancement to support the obligations of the issuer under the asset-backed securities or the performance of some or all of the financial assets in the pool, or has agreed to do so, or
- (v) lends to the issuer in order to facilitate the timely payment or repayment of amounts payable under the asset-backed securities, or has agreed to do so;
- (e) the general business activities and material responsibilities under the asset-backed securities of a person or company referred to in paragraph (d);
- (f) the terms of any material relationships between
 - any of the persons or companies referred to in paragraph (d) or any of their respective affiliates, and
 - (ii) the issuer;
- (g) any provisions relating to termination of services or responsibilities of any of the persons or companies referred to in paragraph (d) and the terms on which a replacement may be appointed; and
- (h) any risk factors associated with the asset-backed securities, including disclosure of material risks associated with changes in interest rates or prepayment levels, and any circumstances where payments on the asset-backed securities could be impaired or disrupted as a result of any reasonably foreseeable event that may delay, divert or disrupt the cash flows dedicated to service the assetbacked securities.

- (1) The term "asset-backed security" is defined in the Instructions to Item 6.2.
- (2) Issuers are required to summarize contractual arrangements in plain language and not merely restate the text of the contracts to which reference is made. The use of diagrams to illustrate the roles of, and the relationship among, the persons or companies referred to in paragraph (d), and the contractual arrangements underlying the asset-backed securities, is encouraged.
- (3) Present the information required under paragraph (b) in a manner that will enable a reader to easily determine if, and the extent to which the events, covenants, standards and precondition referred to in clause (a)(vi) have occurred, are being satisfied or may be satisfied.
- (4) If the information required under paragraph (b) is not compiled specifically on the underlying pool of financial assets, but is compiled from a larger pool of the same assets from which the securitized assets are randomly selected such that the performance of the pool is representative of the performance of the securitized assets, then an issuer may comply with paragraph (b) by providing the information required based on the larger pool and disclosing that it has done so.
- 10.4 Derivatives If derivatives are being distributed, describe fully the material attributes and characteristics of the derivatives, including

- (a) the calculation of the value or payment obligations under the derivatives;
- (b) the exercise of the derivatives;
- (c) the settlement of exercises of the derivatives:
- (d) the underlying interest of the derivatives;
- (e) the role of a calculation expert in connection with the derivatives:
- (f) the role of any credit supporter of the derivatives;
- (g) the risk factors associated with the derivatives.
- 10.5 Other Securities If securities other than shares, debt securities, asset-backed securities or derivatives are being distributed, describe fully the material attributes and characteristics of those securities.
- 10.6 Modification of Terms Describe provisions as to modification, amendment or variation of any rights attached to the securities being distributed. If the rights of holders of securities may be modified otherwise than in accordance with the provisions attached to the securities or the provisions of the governing statute relating to the securities, explain briefly.

10.7 Constraints

- (1) If there are constraints imposed on the ownership of securities of the issuer to ensure that the issuer has a required level of Canadian ownership, describe the mechanism, if any, by which the level of Canadian ownership of the securities of the issuer will be monitored and maintained.
- (2) If the shares are restricted shares for purposes of Rule 56-501 Restricted Shares, comply with the applicable disclosure requirements of that rule.
- 10.8 Ratings If one or more ratings, including provisional ratings, have been received from one or more approved rating organizations for the securities being distributed and the rating or ratings continue in effect, disclose
 - each security rating, including a provisional rating, received from an approved rating organization;
 - (b) the name of each approved rating organization that has assigned a rating for the securities to be distributed:
 - a definition or description of the category in which each approved rating organization rated the securities to be distributed and the relative rank of each rating within the organization's overall classification system;
 - (d) an explanation of what the rating addresses and what attributes, if any, of the securities to be distributed are not addressed by the rating;
 - (e) any factors or considerations identified by the approved rating organization as giving rise to unusual risks associated with the securities to be distributed:
 - (f) a statement that a security rating is not a recommendation to buy, sell or hold securities and may be subject to revision or withdrawal at any time by the rating organization; and
 - (g) any announcement made by an approved rating organization that the organization is reviewing or intends to revise or withdraw a rating previously

assigned and required to be disclosed under this paragraph.

10.9 Other Attributes

- (1) If the rights attaching to the securities being distributed are materially limited or qualified by the rights of any other class of securities, or if any other class of securities ranks ahead of or equally with the securities being distributed, include information about the other securities that will enable investors to understand the rights attaching to the securities being distributed.
- (2) If securities of the class being distributed may be partially redeemed or repurchased, state the manner of selecting the securities to be redeemed or repurchased.

INSTRUCTIONS

- (1) This Item requires only a brief summary of the provisions that are material from an investment standpoint. The provisions attaching to the securities being distributed or any other class of securities do not need to be set out in full. They may, in the issuer's discretion, be attached as a schedule to the prospectus.
- (2) No information need be given as to any class of securities that is to be redeemed or otherwise retired if appropriate steps to assure redemption or retirement have been or will be taken before or contemporaneously with the delivery of the securities being distributed.

Item 11: Consolidated Capitalization

11.1 Consolidated Capitalization - Describe any material change in, and the effect of the material change on, the share and loan capital of the issuer, on a consolidated basis, since the date of the comparative financial statements for the issuer's most recently completed financial year contained in the prospectus.

Item 12: Options to Purchase Securities

- 12.1 Options to Purchase Securities State, in tabular form, as at a specified date not more than 30 days before the date of the prospectus or *pro forma* prospectus, as applicable, information as to options to purchase securities of the issuer or a subsidiary of the issuer that are held or will be held upon completion of the distribution by
 - (a) all executive officers and past executives officers of the issuer as a group and all directors and past directors of the issuer who are not also executive officers as a group, indicating the aggregate number of executive officers and the aggregate number of directors to whom the information applies, without naming them;
 - (b) all executive officers and past executive officers of all subsidiaries of the issuer as a group and all directors and past directors of those subsidiaries who are not also executive officers of the subsidiary as a group, in each case, without naming them and excluding individuals referred to in paragraph (a), indicating the aggregate number of executive officers and the aggregate number of directors to whom the information applies;
 - (c) all other employees and past employees of the issuer as a group, without naming them;
 - (d) all other employees and past employees of subsidiaries of the issuer as a group, without naming them;

- (e) all consultants of the issuer as a group, without naming them; and
- (f) any other person or company, including the underwriter, naming each person or company.

INSTRUCTION

- (1) Describe the options, stating the material provisions of each class or type of option, including:
 - (a) the designation and number of the securities under option;
 - (b) the purchase price of the securities under option or the formula by which the purchase price will be determined, and the expiration dates of the options;
 - (c) if reasonably ascertainable, the market value of the securities under option on the date of grant;
 - (d) if reasonably ascertainable, the market value of the securities under option on the specified date; and
 - (e) with respect to options referred to in paragraph (f) of Item 12.1, the particulars of the grant including the consideration for the grant.
- (2) For the purposes of item (f) of Item 12.1, provide the information required for all options except warrants and special warrants.

Item 13: Prior Sales

13.1 Prior Sales - State the prices at which securities of the same class as the securities distributed under the prospectus have been sold within the 12 months before the date of the prospectus or *pro forma* prospectus, as applicable, or are to be sold, by the issuer or selling security holder and the number of securities of the class sold or to be sold at each price.

13.2 Stock Exchange Price

- (1) If shares of the same class as the shares to be distributed under the prospectus are listed on a Canadian stock exchange or traded on a Canadian market, provide the price ranges and volume traded on the Canadian stock exchange or market on which the greatest volume of trading generally occurs.
- (2) If shares of the same class as the shares to be distributed under the prospectus are not listed on a Canadian stock exchange or traded on a Canadian market, provide the price ranges and volume traded on the foreign stock exchange or market on which the greatest volume of trading generally occurs.
- (3) Information is to be provided on a monthly basis for each month or, if applicable, part month, of the current quarter and the immediately preceding quarter and on a quarterly basis for the next preceding seven quarters.
- INSTRUCTION In the case of sales by a selling security holder, the information required under Item 13.1 may be given in the form of price ranges for each calendar month.

Item 14: Escrowed Securities

14.1 Escrowed Securities

(1) State as of a specified date within 30 days before the date of the prospectus or pro forma prospectus, as applicable, in substantially the following tabular form, the number of securities of each class of securities of the issuer held, to the knowledge of the issuer, in escrow and the percentage that number represents of the outstanding securities of that class.

ESCROWED SECURITIES

Designation of class	Number of securities held in escrow	Percentage of class

(2) In a note to the table disclose the name of the depository, if any, and the date of and conditions governing the release of the securities from escrow.

INSTRUCTION For purposes of this item, escrow includes securities subject to a pooling agreement.

Item 15: Principal Shareholders and Selling Security holders

15.1 Principal Shareholders and Selling Security holders

- (1) Provide the following information for each principal shareholder of the issuer and, if any securities are being distributed for the account of a security holder, for each selling security holder, as of a specified date not more than 30 days before the date of the prospectus or *pro forma* prospectus, as applicable:
 - 1. The name.
 - The number or amount of securities owned of the class being distributed.
 - The number or amount of securities of the class being distributed for the account of the security holder.
 - 4. The number or amount of securities of the issuer of any class to be owned after the distribution.
 - Whether the securities referred to in paragraphs 3 or 4 are owned both of record and beneficially, of record only, or beneficially only.
 - The percentages of each class of securities known by the issuer to be owned before and after the distribution.
- (2) If securities are being distributed in connection with an acquisition, amalgamation, merger, reorganization or arrangement, indicate, to the extent known, the holdings of each person or company described in paragraph (1) that will exist after giving effect to the transaction.
- (3) If any of the securities being distributed are being distributed for the account of a security holder and those securities were purchased by the selling security holder within the two years preceding the date of the prospectus or pro forma prospectus, as applicable, state the date the selling security holder acquired the securities and, if the securities were acquired in the 12 months preceding the date of the prospectus or pro forma prospectus, as applicable, the cost to the security holder in the aggregate and on an average cost per security basis.
- (4) If, to the knowledge of the issuer or the underwriter of the securities being distributed, more than 10 per cent of any class of voting securities of the issuer is held, or is to be held, subject to any voting trust or other similar agreement, disclose, to the extent known, the designation of the securities, the number or amount of the securities held or

to be held subject to the agreement and the duration of the agreement. State the names and addresses of the voting trustees and outline briefly their voting rights and other powers under the agreement.

- (5) If, to the knowledge of the issuer or the underwriter of the securities being distributed, any principal shareholder or selling security holder is an associate or affiliate of another person or company named as a principal shareholder, disclose, to the extent known, the material facts of the relationship, including any basis for influence over the issuer held by the person or company other than the holding of voting securities of the issuer.
- (6) In addition to the above, include in a footnote to the table, the required calculation(s) on a fully-diluted basis.

INSTRUCTION If a company, partnership, trust or other unincorporated entity is a principal shareholder of an issuer, disclose, to the extent known, the name of each individual who, through ownership of or control or direction over the securities of the company or membership in the partnership, as the case may be, is a principal shareholder of the company or partnership.

Item 16: Directors and Officers

16.1 Name, Address, Occupation and Security Holding

- (1) List the name and municipality of residence of each director and executive officer of the issuer and indicate their respective positions and offices held with the issuer and their respective principal occupations within the five preceding years.
- (2) State the period or periods during which each director has served as a director and when his or her term of office will expire.
- (3) State the number and percentage of securities of each class of voting securities of the issuer or any of its subsidiaries beneficially owned, directly or indirectly, or over which control or direction is exercised by all directors and executive officers of the issuer as a group.
- (4) Disclose the board committees of the issuer and identify the members of each committee.
- (5) If the principal occupation of a director or officer of the issuer is acting as an officer of a person or company other than the issuer, disclose the fact and state the principal business of the person or company.

INSTRUCTIONS

(1) If, during the period, a director or officer has held more than one position with the issuer or the issuer's controlling shareholder or a subsidiary of the issuer, state only the current position held.

- (2) Securities of subsidiaries that are beneficially owned, directly or indirectly, or over which control or direction is exercised by directors or executive officers through ownership or control or direction over securities of the issuer do not need to be included.
- 16.2 Corporate Cease Trade Orders or Bankruptcies If a director or officer of the issuer or a shareholder holding a sufficient number of securities of the issuer to affect materially the control of the issuer, is, or within 10 years before the date of the prospectus or *pro forma* prospectus, as applicable, has been, a director or officer of any other issuer that, while that person was acting in that capacity,
 - (a) was the subject of a cease trade or similar order, or an order that denied the other issuer access to any exemptions under Ontario securities law, for a period of more than 30 consecutive days, state the fact and describe the basis on which the order was made and whether the order is still in effect; or
 - (b) became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold its assets, state the fact.

16.3 Penalties or Sanctions

- (1) Describe the penalties or sanctions imposed and the grounds on which they were imposed or the terms of the settlement agreement and the circumstances that gave rise to the settlement agreement, if a director or officer of the issuer, or a shareholder holding sufficient securities of the issuer to affect materially the control of the issuer, has
 - (a) been subject to any penalties or sanctions imposed by a court relating to Canadian securities legislation or by a Canadian securities regulatory authority or has entered into a settlement agreement with a Canadian securities regulatory authority; or
 - (b) been subject to any other penalties or sanctions imposed by a court or regulatory body that would be likely to be considered important to a reasonable investor making an investment decision.
- (2) Despite paragraph (1), no disclosure is required of a settlement agreement entered into before the date Rule 41-501 came into force unless the disclosure would likely be considered important to a reasonable investor in making an investment decision.
- 16.4 Personal Bankruptcies If a director or officer of the issuer, or a shareholder holding sufficient securities of the issuer to affect materially the control of the issuer, or a personal holding company of any such persons has, within the 10 years before the date of the prospectus or *pro forma* prospectus, as applicable, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or been subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of the director or officer, state the fact.
- 16.5 Conflicts of Interest Disclose particulars of existing or potential material conflicts of interest between the issuer or a subsidiary of the issuer and a director or officer of the issuer or a subsidiary of the issuer.
- 16.6 Management of Junior Issuers In addition to the above, for an issuer which is a junior issuer provide the following information for each member of management:

- (a) state the individual's name, age, position and responsibilities with the issuer and relevant educational background,
- (b) state whether the individual works full time for the issuer or what proportion of the individual's time will be devoted to the issuer,
- (c) state whether the individual is an employee or independent contractor of the issuer,
- (d) state the individual's principal occupations or employment during the five years prior to the date of the prospectus, disclosing with respect to each organization as of the time such occupation or employment was carried on:
 - (i) its name and principal business;
 - (ii) if applicable, that the organization was an affiliate of the issuer;
 - (iii) positions held by the individual; and
 - (iv) whether it is still carrying on business, if known to the individual;
- (e) describe the individual's experience in the issuer's industry; and
- (f) state whether the individual has entered into a noncompetition or non-disclosure agreement with the issuer.

INSTRUCTIONS

- For purposes of this Item "management" means all directors, officers, employees and contractors whose expertise is critical to the issuer, its subsidiaries and proposed subsidiaries in providing the issuer with a reasonable opportunity to achieve its stated business objectives.
- (2) The description of the principal occupation of a member of management must be specific. The terms "businessman" or "entrepreneur" are not sufficiently specific.

Item 17: Executive Compensation

- 17.1 Disclosure Include in the prospectus a Statement of Executive Compensation in Form 40 to the Regulation and describe any intention to make any material changes to that compensation.
- 17.2 Exception Despite Item 17.1, the disclosure required under Items V, VIII, IX and X of Form 40 may be omitted.

Item 18: Indebtedness of Directors and Executive Officers

18.1 Indebtedness of Directors and Executive Officers

- (1) Disclose in substantially the following tabular form all indebtedness (other than routine indebtedness), and the other details prescribed in paragraph (2), for each individual who is, or at any time during the most recently completed financial year of the issuer was, a director or executive officer of the issuer, and each associate of such an individual,
 - (a) who is indebted to the issuer or a subsidiary of the issuer; or
 - (b) whose indebtedness to another entity is the subject of a guarantee, support agreement, letter of credit or other similar arrangement or understanding provided by the issuer or a subsidiary of the issuer.

INDEBTEDNESS OF DIRECTORS AND EXECUTIVE OFFICERS

Name and Involvement Principal of Issuer or Position Subsidiary (a) (b)	Largest Amount Outstanding During [Last Completed Financial Year] (\$) (c)	Amount Outstanding as at [current date] (\$) (d)	Assisted Securities Purchases During [Last Completed Financial Year] (#) (e)	Security for Indebtedness
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- (2) Include the following in the table required under paragraph (1):
 - 1. The name of the borrower (column (a)).
 - 2. If the borrower is a director or executive officer, the principal position of the borrower; if the borrower was, during the year, but no longer is a director or executive officer, include a statement to that effect; if the borrower is included as an associate of a director or executive officer, describe briefly the relationship of the borrower to any individual who is or, during the year, was a director or executive officer, name that individual and provide the information that would be required under this subparagraph for that individual if he or she was the borrower (column (a)).
 - 3. Whether the issuer or a subsidiary of the issuer is the lender or the provider of a guarantee, support agreement, letter of credit or similar arrangement or understanding (column (b)).
 - 4. The largest aggregate amount of the indebtedness outstanding at any time during the last completed financial year (column (c)).
 - The aggregate amount of the indebtedness outstanding as at a specified date not more than 30 days before the date of the prospectus or pro forma prospectus (column (d)).
 - 6. If the indebtedness was incurred to purchase securities of the issuer or of a subsidiary of the issuer, separately for each class of securities the aggregate number of securities purchased during the last completed financial year with the financial assistance (column (e)).
 - The security, if any, provided to the issuer, a subsidiary of the issuer or the other entity for the indebtedness (column (f)).
- (3) Disclose in the introduction to the table required under paragraph (1) the aggregate indebtedness of all officers, directors, employees, and former officers, directors and employees of the issuer or a subsidiary of the issuer outstanding as at a specified date not more than 30 days before the date of the prospectus or *pro forma* prospectus, as applicable, that is owed to
 - (a) the issuer or a subsidiary of the issuer; or

- (b) another entity if the indebtedness is the subject of a guarantee, support agreement, letter of credit or other similar arrangement or understanding provided by the issuer or any of its subsidiaries.
- (4) Disclose in a footnote to, or a narrative accompanying, the table required under paragraph (1)
 - (a) the material terms of the indebtedness and, if applicable, of each guarantee, support agreement, letter of credit or other similar arrangement or understanding, including the term to maturity, rate of interest and any understanding, agreement or intention to limit recourse, and the nature of the transaction in which the indebtedness was incurred;
 - (b) any material adjustment or amendment made to the terms of the indebtedness and, if applicable, the guarantee, support agreement, letter of credit or similar arrangement or understanding; and
 - (c) the class of the securities purchased with financial assistance from the issuer or held as security for the indebtedness and, if the class of securities is not publicly traded, all material terms of the securities.

INSTRUCTIONS

- (1) For purposes of this item, the following interpretation applies to the term "routine indebtedness":
 - 1. A loan, whether or not in the ordinary course of business, is considered as routine indebtedness if made on terms, including terms relating to interest rate and security, no more favourable to the borrower than the terms on which loans are made by the issuer to employees generally unless the amount at any time during the last completed financial year remaining unpaid under the loans to any one director or executive officer together with his or her associates exceeds \$25,000, in which case the indebtedness is not routine.
 - A loan made by an issuer to a director or executive officer, whether or not the issuer makes loans in the ordinary course of business, is routine indebtedness if
 - (a) the borrower is a full-time employee of the issuer or a subsidiary of the issuer;
 - (b) the loan is fully secured against the residence of the borrower; and

- (c) the amount of the loan does not exceed the annual aggregate salary of the borrower from the issuer and its subsidiaries.
- 3. If the issuer makes loans in the ordinary course of business, a loan to a person or company other than a full-time employee of the issuer or of a subsidiary of the issuer is routine indebtedness, if the loan
 - (a) is made on substantially the same terms, including terms relating to interest rate and security, as are available when a loan is made to other customers of the issuer with comparable credit ratings; and
 - (b) involves no greater than usual risks of collectibility.
- 4. Indebtedness for purchases made on usual trade terms, for ordinary travel or expense advances or for loans or advances made for similar purposes is routine indebtedness if the repayment arrangements are in accordance with usual commercial practice.
- (2) For purposes of this item, "support agreement" includes an agreement to provide assistance in the maintenance or servicing of any indebtedness and an agreement to provide compensation for the purpose of maintaining or servicing any indebtedness of the borrower.
- (3) No disclosure need be made under this item of indebtedness that has been entirely repaid on or before the date of the prospectus.

Item 19: Plan of Distribution

- 19.1 Name of Underwriters If the securities are being distributed by an underwriter, state the name of the underwriter and describe briefly the nature of the underwriter's obligation to take up and pay for the securities. Give the date by which the underwriter is obligated to purchase the securities.
- 19.2 Disclosure of Market Out If securities are distributed by an underwriter that has agreed to purchase all of the securities at a specified price and the underwriter's obligations are subject to conditions, include a statement in substantially the following form, with the bracketed information completed and with modifications necessary to reflect the terms of the distribution:

"Under an agreement dated [insert date of agreement] between [insert name of issuer or selling security holder] and [insert name(s) of underwriter(s)], as underwriter[s], [insert name of issuer or selling security shareholder] has agreed to sell and the underwriter[s] [has/have] agreed to purchase on [insert closing date] the securities at a price of [insert offering price], payable in cash to [insert name of issuer or selling security holder] against delivery. The obligations of the underwriter[s] under the agreement may be terminated at [its/their] discretion on the basis of [its/their] assessment of the state of the financial markets and may also be terminated upon the occurrence of certain stated events. The underwriter[s] [is/are], however, obligated to take up and pay for all of the securities if any of the securities are purchased under the agreement."

- 19.3 Best Efforts Offering Outline briefly the plan of distribution of any securities being distributed other than on the basis described in Item 19.2.
- 19.4 Over-Allotments If the issuer, a selling security holder or an underwriter knows or has reason to believe that there is an intention to over-allot or that the price of any security may be stabilized to facilitate the distribution of the securities, disclose this information.

- 19.5 Minimum Distribution If a minimum amount of funds is required under the issuer and the securities are to be distributed on a best efforts basis, state the minimum amount required to be raised and the maximum that could be raised. Also indicate that the distribution will not continue for a period of more than 90 days after the date of the receipt for the prospectus if subscriptions representing the minimum amount of funds are not obtained within that period, unless each of the persons or companies who subscribed within that period has consented to the continuation. State that during the 90 day period funds received from subscriptions will be held by a depository who is a registrant, bank or trust company and that if the minimum amount of funds is not raised the funds will be returned to the subscribers unless the subscribers have otherwise instructed the depository.
- 19.6 Approvals If the purpose of the distribution is to fund in whole or in part a new business of the issuer and the issuer has not obtained all material licenses, registrations and approvals necessary for the operation of the business, include a statement that
 - (a) all funds received from subscribers will be held by a depository who is a registrant, bank or trust company for a period not longer than 90 days from the date of receipt; and
 - (b) if, at the end of the period, the material licences, registrations and approvals have not been obtained, the depository will return the funds to subscribers.
- 19.7 Reduced Price Distributions If an underwriter wishes to be able to decrease the price at which securities are distributed for cash from the initial public offering price disclosed in the prospectus and thereafter change, from time to time, the price at which securities are distributed under the prospectus in accordance with the procedures permitted by Rule 41-501, disclose that, after the underwriter has made a reasonable effort to sell all of the securities at the initial offering price fixed in the prospectus, the offering price may be decreased, and further changed from time to time, to an amount not greater than the initial offering price disclosed in the prospectus and that the compensation realized by the underwriter will be decreased by the amount that the aggregate price paid by purchasers for the securities is less than the gross proceeds paid by the underwriter to the issuer or selling security holder.
- 19.8 Listing Application If application has been made to list or quote the securities being distributed on a stock exchange or other market and if securities of the issuer of the same class as the securities being distributed or any other class are currently listed or quoted on a stock exchange or other market, include a statement, in substantially the following form, with bracketed information completed:

"The issuer has applied to [list/quote] the securities distributed under this prospectus on [name of exchange of other market]. [Listing/Quotation] will be subject to the issuer fulfilling all the listing requirements of [name of exchange or other market]."

19.9 Conditional Listing Approval - If application has been made to list or quote the securities being distributed on a stock exchange or other market and conditional listing approval has been received, include a statement, in substantially the following form, with the bracketed information completed:

"[name of exchange or other market] has conditionally approved the [listing/quotation] of these securities. [Listing/Quotation] is subject to the [name of issuer] fulfilling all of the requirements of the [name of exchange or market] on or before [date], [including distribution of these securities to a minimum number of public security holders.]"

19.10 Determination of Price - Disclose the method by which the distribution price has been or will be determined and, if esti-

mates have been provided, explain the process of determining the estimates.

19.11 Special Warrants acquired by Underwriters - Disclose the number and dollar value of any special warrants acquired by the underwriters or agents and the percentage of the distribution represented by those special warrants

Item 20: **Risk Factors**

20.1 Risk Factors

- (1) Describe the risk factors material to the issuer that a reasonable investor would consider relevant to an investment in the securities being distributed, such as cash flow and liquidity problems, if any, experience of management, the general risks inherent in the business carried on by the issuer, environmental and health risks, reliance on key personnel, the arbitrary establishment of the offering price, regulatory constraints, economic or political conditions and financial history and any other matter that in the opinion of the issuer or selling security holder would be most likely to influence the investor's decision to purchase the securities. Risks should be disclosed in the order of their seriousness in the opinion of the issuer or selling security holder.
- (2) If there is a risk that purchasers of the securities distributed may become liable to make an additional contribution beyond the price of the security, disclose the risk.

Item 21: **Promoters**

21.1 Promoters

- For a person or company that is, or has been within the two years immediately preceding the date of the prospectus or pro forma prospectus, a promoter of the issuer or of a subsidiary of the issuer state
 - (a) the person or company's name;
 - (b) the number and percentage of each class of voting securities and equity securities of the issuer or any of its subsidiaries beneficially owned, directly or indirectly, or over which control is exercised:
 - (c) the nature and amount of anything of value, including money, property, contracts, options or rights of any kind received or to be received by the promoter directly or indirectly from the issuer or from a subsidiary of the issuer, and the nature and amount of any assets, services or other consideration therefor received or to be received by the issuer or a subsidiary of the issuer; and
 - (d) for an asset acquired within the two years before the date of the preliminary prospectus or pro forma prospectus or thereafter, or to be acquired, by the issuer or by a subsidiary of the issuer from a
 - (i) the consideration paid or to be paid for the asset and the method by which the consideration has been or will be determined,
 - (ii) the person or company making the determination referred to in subparagraph (i) and the person or company's relationship with the issuer, the promoter, or an associate or affiliate of the issuer or of the promoter, and
 - (iii) the date that the asset was acquired by the promoter and the cost of the asset to the promoter.

- (2) If a promoter or past promoter referred to in paragraph (1) has been a director, officer or promoter of any person or company during the 10 years ending on the date of the preliminary prospectus or pro forma prospectus, as applicable, that
 - (a) was the subject of a cease trade or similar order, or an order that denied the person or company access to any exemptions under Ontario securities law, for a period of more than 30 consecutive days, state the fact and describe the basis on which the order was made and whether the order is still in effect; or
 - (b) became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or been subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold its assets, state the fact.
- (3) Describe the penalties or sanctions imposed and the grounds on which they were imposed or the terms of the settlement agreement and the circumstances that gave rise to the settlement agreement, if a promoter or past promoter referred to in paragraph (1) has
 - (a) been subject to any penalties or sanctions imposed by a court relating to Canadian securities legislation or by a Canadian securities regulatory authority or has entered into a settlement agreement with a Canadian securities regulatory authority; or
 - been subject to any other penalties or sanctions imposed by a court or regulatory body that would be likely to be considered important to a reasonable investor in making an investment decision.
- (4) Despite paragraph (3), no disclosure is required of a settlement agreement entered into before the date Rule 41-501 came into force unless the disclosure would likely be considered important to a reasonable investor in making an investment decision.
- (5) If a promoter or past promoter referred to in paragraph (1), or a personal holding company of such promoter, has, within the 10 years before the date of the prospectus or pro forma prospectus, as applicable, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or been subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of the director or officer, state the fact.

Item 22: Legal Proceedings

22.1 Legal Proceedings - Describe any legal proceedings material to the issuer to which the issuer or a subsidiary of the issuer is a party or of which any of their respective property is the subject matter and any such proceedings known to the issuer to be contemplated, including the name of the court or agency, the date instituted, the principal parties to the proceedings, the nature of the claim, the amount claimed, if any, if the proceedings are being contested, and the present status of the proceed-

INSTRUCTION No information need be given with respect to any proceeding that involves primarily a claim for damages if the amount involved, exclusive of interest and costs, does not exceed 10 per cent of the current assets of the issuer and its subsidiaries on a consolidated basis. However, if any proceeding presents in large degree the same legal and factual issues as other proceedings pending or known to be contemplated, the amount involved in the other proceedings shall be included in computing the percentage.

Item 23: Interest of Management and Others in Material Transactions

- 23.1 Interest of Management and Others in Material Transactions -Describe, and state the approximate amount of, any material interest, direct or indirect, of any of the following persons or companies in any transaction within the three years before the date of the prospectus or *pro forma* prospectus, or in any proposed transaction, that has materially affected or will materially affect the issuer or a subsidiary of the issuer:
 - 1. Any director or executive officer of the issuer.
 - A security holder disclosed in the prospectus as a principal shareholder.
 - 3. An associate or affiliate of any of the persons or companies referred to in paragraphs 1 or 2.

INSTRUCTIONS

- (1) The materiality of an interest is to be determined on the basis of the significance of the information to investors in light of all the circumstances of the particular case. The importance of the interest to the person having the interest, the relationship of the parties to the transaction with each other and the amount involved are among the factors to be considered in determining the significance of the information to investors.
- (2) Give a brief description of the material transaction. Include the name of each person or company whose interest in any transaction is described and the nature of the relationship to the issuer.
- (3) For any transaction involving the purchase of assets by or sale of assets to the issuer or a subsidiary of the issuer, state the cost of the assets to the purchaser, and the cost of the assets to the seller if acquired by the seller within three years before the transaction.
- (4) This item does not apply to any interest arising from the ownership of securities of the issuer if the security holder receives no extra or special benefit or advantage not shared on an equal basis by all other holders of the same class of securities or all other holders of the same class of securities who are resident in Canada.
- (5) Information must be included as to any material underwriting discounts or commissions upon the sale of securities by the issuer if any of the specified persons or companies were or are to be an underwriter or are associates, affiliates or partners of a person or company that was or is to be an underwriter.
- (6) No information need be given in answer to this item as to a transaction, or an interest in a transaction, if
 - (a) the rates or charges involved in the transaction are fixed by law or determined by competitive bids;
 - (b) the interest of a specified person or company in the transaction is solely that of a director of another company that is a party to the transaction;
 - (c) the transaction involves services as a bank or other depository of funds, a transfer agent, registrar, trustee under a trust indenture or other similar services; or

- (d) the transaction does not involve remuneration for services and the interest of the specified person or company arose from the beneficial ownership, direct or indirect, of less than 10 per cent of any class of equity securities of another company that is party to the transaction and the transaction is in the ordinary course of business of the issuer or its subsidiaries
- (7) Describe all transactions not excluded above that involve remuneration (including an issuance of securities), directly or indirectly, to any of the specified persons or companies for services in any capacity unless the interest of the person or company arises solely from the beneficial ownership, direct or indirect, of less than 10 per cent of any class of equity securities of another company furnishing the services to the issuer or its subsidiaries.

Item 24: Relationship Between Issuer or Selling Security Holder and Underwriter

- 24.1 Relationship Between Issuer or Selling Security Holder and Underwriter If the issuer or selling security holder is a connected issuer of an underwriter of the distribution, or if the issuer or selling security holder is also an underwriter,
 - (a) until Multilateral Instrument 33-105 Underwriting Conflicts comes into force, provide the disclosure required by Item 30 of Form 12 of the Regulation to the Act, as that Form read immediately before it was revoked; and
 - (b) after Multilateral Instrument 33-105 comes into force, comply with the requirements of that Multilateral Instrument.

Item 25: Credit Supporter Disclosure

25.1 Credit Supporter Disclosure - If a credit supporter has provided a guarantee or alternative credit support for all or substantially all of the payments to be made under the securities being distributed, include statements by the credit supporter providing disclosure about the credit supporter that would be required under Items 4, 5, 6, 8, 16, 22, 24 and 29 of this Form if the credit supporter were the issuer of the securities and such other information about the credit supporter as is necessary to provide full, true and plain disclosure of all material facts concerning the securities to be distributed.

Item 26: Auditors, Transfer Agents and Registrars

- 26.1 Auditors State the name and address of the auditor of the issuer.
- 26.2 Transfer Agent and Registrar If shares are to be distributed, state the names of the issuer's transfer agent(s) and registrar(s) and the location (by municipalities) of the register(s) of transfers of that class of shares.
- 26.3 Registration of Securities If securities, other than shares, are to be distributed, state the location (by municipalities) of each register on which transfers of the securities may be recorded.

Item 27: Material Contracts

27.1 Material Contracts - Give particulars of every material contract, other than contracts entered into in the ordinary course of business that was entered into within the two years before the date of the preliminary prospectus or pro forma prospectus, as applicable, by the issuer or a subsidiary of the issuer, and state a reasonable time and place in Ontario at

which the contracts or copies of the contracts may be inspected during distribution of the securities being distributed.

INSTRUCTIONS

- (1) The term "material contract" for this purpose means a contract that can reasonably be regarded as material to a proposed investor in the securities being distributed and may in some circumstances include contracts with a person or company providing the issuer with promotional or investor relations services.
- (2) Set out a complete list of all material contracts, indicating those that are disclosed elsewhere in the prospectus and provide particulars about those material contracts for which particulars are not given elsewhere in the prospectus.
- (3) Particulars of contracts should include the dates of, parties to, consideration provided for in, and general nature of, the contracts.
- 27.2 Project Financing and Limited Partnership Offering Attach a copy of the co-tenancy, unitholders' or limited partnership agreement, if applicable, to both the preliminary and final prospectus.

Item 28: Experts

- **28.1 Opinions** Name all counsel responsible for opinions referred to in the prospectus.
- **28.2** Tax Consequences If the income tax aspects of an investment in the securities being distributed are particularly relevant to an investor, include a statement in **bold type** to the effect that investors are advised to consult their own tax advisers.

28.3 Interest of Experts

- (1) Disclose all direct or indirect interests in the property of the issuer or of an associate or affiliate of the issuer received or to be received by a person or company whose profession or business gives authority to a statement made by the person or company and who is named as having prepared or certified a part of the prospectus or prepared or certified a report or valuation described or included in the prospectus.
- (2) Disclose the beneficial ownership, direct or indirect, by a person or company referred to in paragraph (1) of any securities of the issuer or any associate or affiliate of the issuer.
- (3) For the purpose of paragraph (2), if the ownership is less than one per cent, a general statement to that effect shall be sufficient.
- (4) If a person, or a director, officer or employee of a person or company referred to in paragraph (1) is or is expected to be elected, appointed or employed as a director, officer or employee of the issuer or of any associate or affiliate of the issuer, disclose the fact or expectation.

Item 29: Other Material Facts

29.1 Other Material Facts - Give particulars of any material facts about the securities being distributed that are not disclosed under the preceding items and are necessary in order for the prospectus to contain full, true and plain disclosure of all material facts relating to the securities being distributed.

Item 30: Project Financings

30.1 Project Financings - If the distribution is a project financing made by an issuer that is an unincorporated association or co-

tenancy comprised of security holders, disclose who will have responsibility for compliance with the continuous disclosure obligations under the Act.

Item 31: Purchasers' Statutory Rights of Withdrawal and Rescission

31.1 General - Comply with National Instrument 41-101 Prospectus
Disclosure Requirements by including a statement in substantially the following form, with bracketed information completed:

"Securities legislation in [certain of the provinces [and territories] of Canada/the Province of [insert name of local jurisdiction, if applicable]] provides purchasers with the right to withdraw from an agreement to purchase securities. This right may be exercised within two business days after receipt or deemed receipt of a prospectus and any amendment. [In several of the provinces/provinces and territories], [T/t]he securities legislation further provides a purchaser with remedies for rescission [or [, in some jurisdictions,] damages] if the prospectus and any amendment contains a misrepresentation or is not delivered to the purchaser, provided that the remedies for rescission [or damages] are exercised by the purchaser within the time limit prescribed by the securities legislation of the purchaser's province [or territory]. The purchaser should refer to any applicable provisions of the securities legislation of the purchaser's province [or territory] for the particulars of these rights or consult with a legal adviser.'

31.2 Non-fixed Price Offerings - In the case of a non-fixed price offering, comply with National Instrument 41-101 Prospectus Disclosure Requirements by replacing the second sentence in the legend in Item 31.1 with a statement in substantially the following form:

"This right may only be exercised within two business days after receipt or deemed receipt of a prospectus and any amendment, irrespective of the determination at a later date of the purchase price of the securities distributed."

Item 32: Financial Statements

32.1 Financial Statements - Include the financial statements required under Parts 4, 5, 6, 7 and 8 of Rule 41-501.

Item 33: Certificates

33.1 Certificates - Include the certificates required under the Act and under Part 12 of Rule 41-501.

ONTARIO SECURITIES COMMISSION FORM 41-501F2 AUTHORIZATION OF INDIRECT COLLECTION OF PERSONAL INFORMATION

The attached Schedule 1 contains information concerning the name, position with or relationship to the issuer, name and address of employer, if other than the issuer, residential address, date and place of birth and citizenship of each director, executive officer, promoter, if any, and each director and executive officer of the promoter, if any, of the issuer named below (the "Issuer") as required by securities legislation, unless previously delivered to the Director. The Issuer hereby confirms that each person or company listed on Schedule 1

- (a) has been notified by the Issuer
 - of the Issuer's delivery to the Director of the information pertaining to the person or company as set out in Schedule 1.

- (ii) that such information is being collected indirectly by the Director under the authority granted to it in securities legislation,
 (iii) that such information is being collected for the purpose of enabling the Director to discharge his/her obligations under the provisions of securities legislation that among other things require or permit the Director to refuse to issue a receipt for a prospectus if it appears to the Director that the past conduct of management or promoters of the
- (iv) that the title, business address and business telephone number of the public official who can answer questions about the regulator's indirect collection of the information is:

in the best interests of its security holders, and

issuer affords reasonable grounds for belief that the business of the issuer will not be conducted with integrity and

Administrative Assistant to the Director of Corporate Finance Ontario Securities Commission 20 Queen Street West 19th Floor, Box 55 Toronto, Ontario M5H 3S8 (416) 597-0681

Date:	
Name of Issuer	
Per:	
Name	
Official Capacity	
(Please print the name of the	

appears in the official capacity)

Schedule 1 Personal Information to Form 41-502F2 Authorization of Indirect Collection of Personal Information

[Name of Issuer]

Name and Position with or Relationship to Issuer	Name and Address of Employer, if other than Issuer	Residential Address	Date and Place of Birth	Citizenship

ONTARIO SECURITIES COMMISSION FORM 41-501F3

ISSUER FORM OF SUBMISSION TO JURISDICTION AND APPOINTMENT OF AGENT FOR SERVICE OF PROCESS

- Name of issuer (the "Issuer");
 Jurisdiction of incorporation of Issuer:
 Address of principal place of business of Issuer:
 Description of securities (the "Securities");
 Date of prospectus (the "Prospectus") under which the Securities are offered:
 Name of agent for service of process (the "Agent");
- Address for service of process of Agent in Canada (the address may be anywhere in Canada):
- 8. The Issuer designates and appoints the Agent at the address of the Agent stated above as the Issuer's agent. The Agent may be served with a notice, pleading, subpoena, summons or other process in an action, investigation or administrative, criminal, quasi-criminal or other proceeding (a "Proceeding") arising out of, relating to or concerning the distribution of the Securities made or purported to be made under the Prospectus or the obligations of the Issuer as a reporting issuer under Ontario securities law and the Issuer irrevocably waives any right to raise as a defence in a Proceeding an alleged lack of jurisdiction to bring the Proceeding.
- 9. The Issuer irrevocably and unconditionally submits to the non-exclusive jurisdiction of (i) the courts and administrative tribunals of Ontario and (ii) an administrative proceeding in Ontario, in a Proceeding arising out of, related to or concerning or in any other manner connected with the distribution of the Securities made or purported to be made under the Prospectus or the obligations of the Issuer as a reporting issuer under Ontario securities law.
- 10. Until six years after it has ceased to be a reporting issuer in Ontario, the Issuer shall file a new Submission to Jurisdiction and Appointment of Agent for Service of Process in this form at least 30 days before termination, for any reason, of this Submission to Jurisdiction and Appointment of Agent for Service of Process.

	THE ONTARIO GAZETTE/I	LA GAZ	ETTE DE L'ONTARIO 2121
11.	Until six years after it has ceased to be a reporting issuer in Ontario, the Issuer shall file an amended Submission to Jurisdiction and Appointment of Agent for Service of Process at least 30 days before a change in the name or address of the	6.	Name of person filing this form (the "Filing Person") and Filing Person's relationship to Issuer:
12.	Agent. This Submission to Jurisdiction and Appointment of Agent for Service of Process shall be governed by and construed in accordance with the laws of [insert province of above address of	7.	Jurisdiction of incorporation of Filing Person, if applicable, or jurisdiction of residence of Filing Person:
	Agent].	8.	Address of principal place of business of Filing Person:
Date	d:		
	Signature of Issuer	9.	Name of agent for service of process (the "Agent"):
	Print name and title of signing officer of Issuer	10.	Address for service of process of Agent in Canada (which address may be anywhere in Canada):
	AGENT		
proce the p	undersigned accepts the appointment as agent for service of ess of [insert name of Issuer] under the terms and conditions of receding Submission to Jurisdiction and Appointment of Agent ervice of Process.	11.	The Filing Person designates and appoints the Agent at the address of the Agent stated above as the Filing Person's agent. The Agent may be served with a notice, pleading, subpoena, summons or other process in any action, investigation or administrative, criminal, quasi-criminal or other proceeding (a "Proceeding") arising out of, relating to or concerning the distribution of the Securities made or purported to be made under the Prospectus, and the Filing Person irrevocably waives any right to raise as a defence in a Proceeding an alleged lack of jurisdiction to bring the Proceeding.
	Print name of person signing and, if Agent is not an individual, the title of the person	12.	The Filing Person irrevocably and unconditionally submits to the non-exclusive jurisdiction of (i) the courts and administrative tribunals of Ontario and (ii) an administrative proceeding in Ontario, in a Proceeding arising out of, related to or concerning or in any other manner connected with the distribution of the Securities made or purported to be made under the Prospectus.
		13.	Until six years after completion of the distribution of the Securities made under the prospectus, the Filing Person shall file a new Submission to Jurisdiction and Appointment of Agent for Service of Process in this form at least 30 days before termination, for any reason, of this Submission to Jurisdiction and Appointment of Agent for Service of Process.
	ONTARIO SECURITIES COMMISSION FORM 41-501F4 ON-ISSUER FORM OF SUBMISSION TO JURISDICTION AND APPOINTMENT OFAGENT FOR SERVICE OF PROCESS	14.	Until six years after completion of the distribution of the Securities under the prospectus, the Filing Person shall file an amended Submission to Jurisdiction and Appointment of Agent for Service of Process at least 30 days before a change in the name or address of the Agent.
1.	Name of issuer (the "Issuer"):	15.	This Submission to Jurisdiction and Appointment of Agent for Service of Process shall be governed by and construed in accordance with the laws of [insert province of above address of Agent].
2.	Jurisdiction of incorporation of Issuer:	Date	ed:
3.	Address of principal place of business of Issuer:		Signature of Filing Person
4.	Description of securities (the "Securities"):		Print name of person signing and, if the Filing Person is not an individual, the title of the person
			AGENT
5.	Date of prospectus (the "Prospectus") under which the Securities are offered:	The	undersigned accepts the appointment as agent for service of cess of [insert name of Filing Person] under the terms and condi-

tions of the preceding Submission to Jurisdiction and Appointment of Agent for Service of Process.

ited:		
	Signature of Agent	

Print name of person signing and, if the Agent is not an individual, the title of the person

Companion Policy 41-501CP

General Prospectus Requirements

ONTARIO SECURITIES COMMISSION **COMPANION POLICY 41-501CP TO ONTARIO SECURITIES COMMISSION RULE 41-501** GENERAL PROSPECTUS REQUIREMENTS

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COMPANION POLICY TO ONTARIO SECURITIES COMMISSION RULE 41-501 **GENERAL PROSPECTUS REQUIREMENTS**

PART 1 GENERAL REQUIREMENTS

Experience of Officers and Directors - Clause 61(2)(c) of the Act requires the Director to refuse to issue a receipt for a prospectus if it appears that the proceeds received from the sale of securities to be paid to the treasury of the issuer, together with other resources of the issuer, will be insufficient to accomplish the purposes stated in the prospectus. The Commission believes that people are an important resource and that a sufficient number of the directors and officers of the issuer should have relevant knowledge and experience so that the Director will not conclude that the human and other resources are insufficient to accomplish these purposes. If the requisite knowledge and experience are not possessed by the directors and officers, the Director may be satisfied that the human and other resources are sufficient if it is shown that the issuer has contracted to obtain the knowledge and experience from others.

- 1.2 Style of Prospectus Subsection 3.2(1) of Rule 41-501 General Prospectus Requirements (the "Rule") provides that the information contained in a prospectus shall be in narrative form. The Commission notes that subsection 56(1) of the Act requires that a prospectus contain "full, true and plain" disclosure. To that end, issuers and their advisors are reminded that they should ensure that disclosure documents are easy to read, and are encouraged to adopt the following plain language principles in preparing a prospectus:
 - use short sentences
 - · use definite, concrete, everyday language
 - use the active voice
 - · avoid superfluous words
 - organize the document into clear, concise sections, paragraphs and sentences
 - · avoid legal or business jargon
 - · use strong verbs
 - use personal pronouns to speak directly to the reader
 - avoid reliance on glossaries and defined terms unless it facilitates understanding of the disclosure
 - · avoid vague boilerplate wording
 - avoid abstractions by using more concrete terms or examples
 - avoid excessive detail
 - · avoid multiple negatives.

If technical or business terms are required, clear and concise explanations should be used. The Commission is of the view that question and answer and bullet point formats are consistent with the requirements of subsection 3.2(1) of the Rule.

- 1.3 Graphs, Photographs, Maps and Artwork Subsection 3.2(5) of the Rule provides that a prospectus may contain graphs, photographs, maps, artwork or other forms of illustration if they are relevant to the business of the issuer or the distribution and are not misleading. There is no longer an obligation to seek prior approval from staff of the Commission for the inclusion of a graph, photograph, map or artwork in a prospectus before the filing of the preliminary prospectus.
- 1.4 Disclosure of Principal Shareholders Item 15 of Form 41-501F1 requires disclosure of the identity and shareholdings of each principal shareholder of the issuer and, if a principal shareholder is a company, of the identity of any individual who controls the company. Issuers are therefore advised that they should institute procedures to obtain and disclose such information.
- 1.5 Disclosure of Selling Security holders - Item 1.4(7) and Item 15 of Form 41-501F1 require that if any securities are being distributed for the account of an existing security holder who purchased those securities within two years before the date of the prospectus, the name of the security holder and the number or amount of the securities of the class being distributed that are owned by the security holder, shall be included in the prospectus. In some cases, particularly if there are a large number of selling security holders each selling a small number or amount of securities, it may be desirable to disclose the required information on an aggregate, and not an individual security holder, basis. In these cases, application for relief from the requirements in the Form must be made to the Director. The Director will normally require that the issuer undertake to file with the Commission all of the information required under Item 15.1(3) on or before filing the prospectus.
- 1.6 Description of Underlying Securities Issuers are reminded that if the securities being distributed are convertible into or exchangeable for other securities, or are a derivative of, or otherwise linked to, other securities, a description of the material attributes of the underlying securities will generally be necessary to meet the requirements of securities legislation that a prospectus contain full, true and plain disclosure of all material facts concerning the securities being distributed.
- 1.7 Certificate of Underwriter in Prospectus Subsection 59(1) of the Act requires that if an underwriter is in a contractual

relationship with the issuer or selling securityholder, the prospectus shall contain a certificate signed by the underwriter in the prescribed form. An underwriter participating in the preparation of a prospectus undertakes a due diligence investigation in relation to the business of the issuer that usually results in enhanced quality of disclosure in the prospectus. For that reason, and particularly in the case of an initial public offering, the Commission encourages underwriter participation in the prospectus process. Issuers are reminded that the Director has discretion under subsection 61(1) of the Act to refuse to issue a receipt for a prospectus if it is in the public interest to do so, including in the case of a prospectus that contains disclosure that is considered deficient.

PART 2 FINANCIAL MATTERS

- A. ISSUERS AND SIGNIFICANT ACQUISITIONS
- 2.1 Financial Statement Requirements Explanation of the 60 and 90 Day References
 - (1) The financial statement disclosure requirements for an issuer and any business acquired or to be acquired are described with reference to 60 or 90 day periods. A company that is or will be a reporting issuer once a final receipt for its prospectus is issued, is required to file interim financial statements 60 days after the last day of an interim period on a continuous disclosure basis. The interim financial statement disclosure requirements in the Rule are based on these continuous disclosure reporting timeframes. Annual audited financial statements are required to be filed 140 days after year end on a continuous disclosure basis. However, if a prospectus is filed more than 90 days after year end, the audited financial statements are required to be included in the prospectus.
 - (a) For example, assume an issuer's current year is year one and its most recently completed years are years two, three, four and five, two being the year immediately preceding one. If the issuer has a calendar year end and files a preliminary prospectus on June 15 of year one (which is more than 90 days after year end), the following financial statements of the issuer would be required to be included in the prospectus:

Annual financial statements: for years two, three and four, in accordance with section 4.1 of the Rule which requires inclusion in the prospectus of the issuer's annual financial statements for the three most recently completed financial years ended more than 90 days before the date of the prospectus.

Comparative Interim financial statements: for the first quarter ended March 31 of year one, in accordance with section 4.6 of the Rule which requires comparative interim financial statements for the most recently completed interim period ended more than 60 days before the date of the prospectus.

(b) As another example, if the same issuer filed its preliminary prospectus sometime between January 1 and March 31 of year one, it would not be required to include audited financial statements for year two since that year ended less than 90 days before the date of the prospectus unless those financial statements had been filed with the Commission. In this situation, assuming the year two financial statements had not been filed, the issuer would be required to include audited financial statements for years three, four and five, and unaudited interim financial statements for the nine months ended September 30 in year two. If,

however, audited financial statements for year two were included in a prospectus filed less than 90 days from the end of year two, section 4.2 of the Rule would permit the issuer to exclude the audited financial statements for year five. In addition, subsection 4.7(3) of the Rule would permit the interim financial statements for the nine months ended September 30, year 2, to be excluded.

(2) Section 2.8 of the Rule states that unless otherwise stated, a reference to a prospectus in the Rule includes a preliminary prospectus. Consequently, the 60 and 90 day period references discussed in subsection (1) should be considered as at the date the preliminary prospectus is filed and again at the date of the final prospectus is filed for both the issuer and any business acquired or to be acquired. Depending on the period of time between the dates of the preliminary and final prospectuses, an issuer may have to include more recent financial statements.

For example, if the issuer in subsection (1)(a) filed its final prospectus on September 10, the issuer would be required to include its comparative financial statements for the interim period ended June 30, because by September 10 the last day of the interim period ended June 30 would be more than 60 days before the date of the final prospectus.

The examples in subsections (1) and (2) are not comprehensive. For simplicity, they address only the issuer's requirements and do not take into account exceptions provided for in the Rule.

2.2 Additional Financial Statements or Financial Information Filed or Released

- (1) If annual or interim financial statements, more recent than those that would otherwise be required to be included in a prospectus, have been filed before a prospectus is filed, sections 4.7, 6.7 and 7.3 of the Rule require those financial statements to be included in the prospectus and the prospectus to be updated accordingly. However, if information derived from more recent annual or interim financial statements is released to the public by the issuer before the financial statements are filed, the prospectus should include the information included in the news release or public communication. There is no specific requirement in the Rule to otherwise update the prospectus or pro forma financial statements to reflect the more recent information.
- (2) Reporting issuers have an obligation under Part XVIII of the Act to prepare and file financial statements as part of their continuous disclosure obligations. The Commission is of the view that the directors of an issuer should endeavour to consider and approve financial statements in a timely manner and should not delay the approval and filing of the statements for the purpose of avoiding their inclusion in a prospectus.
- 2.3 Auditor's Report for All Financial Statements Included in the Prospectus - The Rule requires that all financial statements included in a prospectus be accompanied by an auditor's report without a reservation of opinion, except financial statements specifically exempted in the Rule. Issuers are reminded that this requirement extends to financial statements of subsidiaries and other entities even if the financial statements are not required to be included in the prospectus but have been included at the discretion of the issuer.
- 2.4 Exemption from Auditor's Report if not Previously Included in a Prospectus -If an issuer received a receipt for a final prospectus that included financial statements of the issuer for a financial year that were not accompanied by an auditor's report, section 4.10 of the Rule provides that if the issuer includes any of those unaudited financial statements in a subsequent prospectus, the issuer will not be expected to include an

auditor's report on those financial statements unless they were audited subsequent to obtaining the final receipt for the previous prospectus. The corresponding exception for a business acquired or to be acquired is in section 6.15 of the Rule. The Commission recognizes that requesting an issuer to obtain an auditor's report that it was permitted to exclude from a previous final prospectus could create undue hardship for the issuer.

2.5 Timing of Requests for Exemptions from the Financial Statement Requirements - Requests for exemptions from Parts 4, 6 and 7 of the Rule should be made in accordance with Part 15 of the Rule which requires the issuer to make submissions in writing along with the reasons for the request and the proposed alternative disclosure. Written submissions should be filed at, or preferably before, the time the preliminary prospectus is filed, in order to permit the issue to be resolved in a timely manner. Issuers filing a prospectus in more than one jurisdiction are encouraged to consult National Policy 43-201 Mutual Reliance Review System for Prospectuses and Annual Information Forms for more guidance on pre-filing applications.

B. ISSUERS

2.6 Sufficiency of Financial History Included in a Prospectus -Part 4 of the Rule prescribes the minimum financial statement disclosure requirements for an issuer. The Commission recognizes that an issuer, at the time of filing a prospectus, may have been in existence for less than one year. The Commission expects that in many situations the limited historical financial statement information that is available for such an issuer may be adequately supplemented by other relevant information disclosed in the prospectus. However, if the issuer is unable to provide financial statements for a period of at least twelve months and the prospectus does not otherwise contain information concerning the business conducted, or to be conducted, by the issuer that is sufficient to enable an investor to make an informed investment decision, the Commission is of the view that the Director may refuse to issue a receipt for the prospectus.

2.7 Applications for Exemption from Requirement to Include Financial Statements of the Issuer

- (1) One of the key changes to the prospectus disclosure requirements introduced by the Rule is the reduction to three years, from five, for historical financial statements of the issuer. In addition, a new category of junior issuer was introduced for which only the financial statements for the most recently completed financial year must be audited. As a result of these changes, the Commission is of the view that relief from the requirement to provide audited historical financial statements should be granted only in unusual circumstances not related to cost or the time involved in preparing or auditing the financial statements. If in unusual circumstances relief from Part 4 of the Rule is granted, conditions will likely be imposed, such as a requirement to include audited divisional statements of income or cash flows, financial statements accompanied by audit reports containing a reservation of opinion or audited statements of net operating income.
- (2) In view of the Director's reluctance to grant exemptions from the requirement to include audited historical financial statements, issuers seeking relief should consult with staff on a pre-filing basis.
- (3) Relief may be granted in appropriate circumstances to permit the auditor's report on financial statements to contain a reservation relating to opening inventory if there is a subsequent audited period of at least six months on which the auditor's report contains no reservation and the business is not seasonal.

- (4) Considerations relevant to granting an exemption from the requirement to include interim financial statements for the comparable period in the immediately preceding financial year may include the fact that the issuer was, before the filing of the prospectus, a private entity and that the issuer is, at the time of making the application, unable to prepare the interim financial statements.
- (5) Considerations relevant to granting an exemption from the requirement to include financial statements, generally for the years immediately preceding the issuer's most recently completed financial year, may include the following:
 - (a) The issuer's historical accounting records have been destroyed and cannot be reconstructed. In this case, as a condition of granting the exemption, the issuer may be requested by the Commission to
 - (i) represent in writing to the Commission, no later than the time the preliminary prospectus is filed, that the issuer made every reasonable effort to obtain copies of, or reconstruct, the historical accounting records necessary to prepare and audit the financial statements, but such efforts were unsuccessful; and
 - (ii) disclose in the prospectus the fact that the historical accounting records have been destroyed and cannot be reconstructed.
 - (b) The issuer has emerged from bankruptcy and current management is denied access to the historical accounting records necessary to audit the financial statements. In this case, as a condition of granting the exemption, the issuer may be requested by the Commission to
 - (i) represent in writing to the Commission, no later than the time the preliminary prospectus is filed, that the issuer has made every reasonable effort to obtain access to, or copies of, the historical accounting records necessary to audit the financial statements but that such efforts were unsuccessful; and
 - (ii) disclose in the prospectus the fact that the issuer has emerged from bankruptcy and current management is denied access to the historical accounting records.
 - (c) The issuer has undergone a fundamental change in the nature of its business or operations affecting a majority of its operations and all, or substantially all, of the executive officers and directors of the company have changed. The evolution of a business or progression along a development cycle will not be considered to be a fundamental change in an issuer's business or operations. Relief from the requirement to include financial statements of the issuer required by the Rule for the year in which the change occurred, or for the most recently completed financial year if the change in operations occurred during the issuer's current financial year, generally will not be granted.
- 2.8 Reverse Take-overs When an issuer has been involved in a business combination accounted for as a reverse take-over, section 4.5 of the Rule requires that financial statements referred to in Part 4 of the Rule be provided for the legal subsidiary which is the accounting parent, as those terms are used in the Handbook.
- 2.9 Additional Information An issuer may find it necessary, in order to meet the requirement for full, true and plain disclosure in section 56 of the Act, to include certain additional information such as

- (a) separate financial statements of a subsidiary of the issuer in a prospectus, even if the financial statements of the subsidiary are included in the consolidated financial statements of the issuer (for example, separate financial statements of a subsidiary may be necessary to help explain the risk profile and nature of the operations of the subsidiary); and
- (b) selected financial information of the issuer for a period of more than three years if the information would be helpful to an understanding of trends in the business or financial condition of the issuer.

PART 3 FINANCIAL STATEMENT DISCLOSURE FOR SIGNIFICANT ACQUISITIONS, SIGNIFICANT DISPOSITIONS AND MULTIPLE ACQUISITIONS

A. GENERAL

- 3.1 Financial Statement Disclosure of Significant Acquisitions and Multiple Acquisitions Appendix A to this Policy is a chart outlining the key obligations for financial statement disclosure of significant acquisitions and multiple acquisitions. Appendix B includes examples which illustrate the application of certain Parts of the Rule related to financial reporting requirements.
- 3.2 Acquisition of a Business - Part 6 of the Rule requires an issuer that has made a significant acquisition or is proposing to make a significant probable acquisition to include in its prospectus certain financial statements of each business acquired or to be acquired. Part 7 of the Rule has similar requirements for an issuer that has made or is proposing to make multiple acquisitions that are not related or individually significant. For this purpose, the term "business" should be evaluated in light of the facts and circumstances involved. The Commission generally considers that a separate entity, a subsidiary or a division is a business and that in certain circumstances a lesser component of a person or company may also constitute a business, whether or not the subject of the acquisition previously prepared financial statements. Continuity of business operations is considered in determining whether an acquisition constitutes the acquisition of a business. Other factors that staff will consider include:
 - (a) whether the nature of the revenue producing activity or potential revenue producing activity will remain generally the same after the acquisition; and
 - (b) whether any of the physical facilities, employees, marketing systems, sales forces, customers, operating rights, production techniques or trade names are acquired by the issuer instead of remaining with the vendor after the acquisition.

3.3 Acquisition of an Interest in an Oil and Gas Property

- (1) The Commission considers the acquisition of an interest in an oil and gas property ("property") to constitute the acquisition of a business as discussed in section 3.2 of the Policy. However, it is recognized that in certain situations, limited availability of, or access to, audited financial statements or financial information of the acquired property makes it difficult to comply with the financial statement disclosure requirements outlined in Parts 6 and 7 of the Rule. The Commission has also considered that, unique to the oil and gas industry, relevant operating information is often publicly available. Accordingly, the Director may consider granting an exemption from certain of the disclosure requirements in Parts 6 and 7 of the Rule if
 - (a) the prospectus was not filed in connection with an issuer's initial public offering;

- (b) the issuer has not accounted for the acquisition as a reverse take-over;
- (c) the property does not constitute a "reportable segment" of the vendor, as defined in section 1701 of the Handbook, at the time of the acquisition; and
- (d) the prospectus includes acceptable alternative disclosure in respect of the property as outlined in subsection (2).

(2) Alternative Disclosure

- (a) The Commission is of the view that alternative disclosure in a prospectus, to be acceptable for the purposes of subsection (1)(d), should include at least an audited operating statement of the property acquired or to be acquired for each of the years required by Parts 6 and 7 of the Rule. The operating statements should each present, at a minimum, the following line items:
 - gross revenue;
 - royalty expenses;
 - production costs; and
 - operating income.

In applying Parts 6 and 7 of the Rule for purposes of this paragraph, the significance of an acquired property or of a probable acquisition of a property shall be determined based on the investment and income tests outlined in section 2.2 of the Rule, except that for purposes of the income test, "operating income" should be substituted for "consolidated income from continuing operations".

- (b) In addition to the information in paragraph (a), the following information may also be required to be included in the prospectus.
 - Information with respect to reserve estimates and estimates of future net revenue and production volumes and other relevant information regarding the property, if material.
 - (ii) Actual production volumes of each of the properties for each of the three most recently completed years.
 - (iii) Estimated production volumes of each of the properties for each of the next three years, based on information in the respective reserve reports.
- (3) Relief from the Requirement to Audit Operating Statements Despite paragraph (2)(a), the Director may permit an issuer to exclude an audit opinion on the operating statements referred to in subsection (2)(a) if
 - (a) the property was acquired prior to December 31, 2000 and the issuer provides written submissions prior to filing the final prospectus which establish to the satisfaction of the Director that, despite making reasonable efforts, the issuer was unable to obtain audited operating statements because the vendor refused to provide such audited statements or to permit access to the information necessary to audit the statements; or
 - (b) during the 12 months preceding the date of the acquisition or the proposed date of the probable acquisition, the daily average production of the property on a barrel of oil equivalent basis (with gas converted to oil in the ratio of six thousand cubic feet of gas being the equivalent of one barrel of oil), is less than 20 per cent of the total daily

average production of the vendor for the same or similar periods and

- (i) the issuer provides written submissions prior to filing the final prospectus that establish to the satisfaction of the Director, that despite reasonable efforts during the purchase negotiations, the issuer was prohibited from including in the purchase agreement the rights to obtain an audited operating statement of the property;
- (ii) the purchase agreement includes representations and warranties by the vendor that the amounts presented in the operating statement agree to the vendor's books and records; and
- (iii) the issuer discloses in the prospectus its inability to obtain an audited operating statement, the reasons therefore, the fact that the representations and warranties referred to item (ii) have been obtained, and a statement that the results presented in the operating statements may have been materially different if the statements had been audited.

3.4 Probable Acquisitions

- (1) The definitions of "probable acquisition of a business" and "probable acquisition of related businesses" in the Rule both include the phrase "where a reasonable person would believe that the likelihood of the acquisition being completed is high". The Commission interprets this phrase having regard to section 3290 of the Handbook "Contingencies". It is the Commission's view that the following factors may be relevant in determining whether the likelihood of an acquisition being completed is high
 - (a) whether the acquisition has been publicly announced;
 - (b) whether the acquisition is the subject of an executed agreement; and
 - (c) the nature of conditions to the completion of the acquisition including any material third party consents required.
- (2) The test of whether a proposed acquisition is a "probable acquisition of a business" or "probable acquisition of related businesses" is an objective, rather than subjective, test in that the question turns on what a "reasonable person" would believe. It is not sufficient for an officer of an issuer to determine that he or she personally believes that the likelihood of the acquisition being completed is or is not high. The officer must form an opinion as to what a reasonable person would believe in the circumstances. In the event of a dispute as to whether an acquisition is a probable acquisition, an objective test requires an adjudicator to decide whether a reasonable person would believe in the circumstances that the likelihood of an acquisition being completed was high. By contrast, if the definition relied on a subjective test, the adjudicator would assess an individual's credibility and decide whether the personal opinion of the individual as to whether the likelihood of the acquisition being completed was high was an honestly held opinion. Formulating the definition using an objective test rather than a subjective test strengthens the basis on which the Director may object to an issuer's application of the definition in particular circumstances.
- (3) A completed acquisition of a business and a proposed acquisition of a business will constitute a probable acquisition of related businesses defined in section 2.1 of the Rule if, among other things, each acquisition is contingent on a single common event. Common financing is one

example of a single common event contemplated by the definition.

- 3.5 Significant Acquisitions Completed During the Issuer's Three Most Recently Completed Financial Years - If an issuer made a significant acquisition during its three most recently completed financial years for which audited financial statements are required to be included in the prospectus under Part 6 of the Rule, the balance sheets of the business as at a date prior to the date of the acquisition will be reflected in the issuer's most recent audited balance sheet included in the prospectus. In addition, the allocation of the purchase price to the assets acquired and liabilities assumed should also be disclosed in the issuer's audited financial statements. Accordingly, there is no requirement under subsection 6.2(1) for the financial statements of the business included in the prospectus to include a balance sheet. The corresponding exception for individually insignificant, unrelated acquisitions is provided in subsection 7.2(4) of the Rule. The Commission recognizes that a balance sheet will normally have been prepared and the Director will not object if the financial statements of a business included in the prospectus include a balance sheet.
- 3.6 Significant Acquisitions Completed During the Issuer's Current Financial Year If an issuer has made a significant acquisition during its current financial year, and the acquisition is accounted for using the purchase method, section 6.11 of the Rule requires an issuer to include disclosure about the acquisition, including a purchase price allocation, in a subsequent event note to the issuer's financial statements. At the time the prospectus is filed, the allocation of the purchase price may not yet be finalized so it may be impracticable to provide a detailed purchase equation. However, the issuer will know the assets and liabilities it has acquired and is expected to estimate an allocation of the purchase price to those assets and liabilities, at least on an aggregate basis.

B. APPLICATION OF THE SIGNIFICANCE TESTS

3.7 Timing of Significance Tests

- (1) Section 2.2 of the Rule sets out the significance tests for determining whether an acquisition of a business by an issuer is a "significant acquisition". The first test measures the assets of the acquired business against the assets of the issuer. The second test measures the issuer's investments in and advances to the acquired business against the assets of the issuer. The third test measures the income from continuing operations of the acquired business against the income from continuing operations of the issuer. If any one of these three tests is satisfied at the 20 per cent level, the acquisition is considered "significant" to the issuer. The tests must be applied as at the time of the acquisition using the most recent audited financial statements of the issuer and the business. This is consistent with the requirements of the Securities and Exchange Commission of the United States of America and provides issuers with certainty that if an acquisition is not significant at the time of the acquisition, then no financial statements of the business will be required to be included in the prospectus.
- (2) If an acquisition is determined under subsection 2.2(2) of the Rule to be significant on the date of acquisition, an issuer has the option under subsection 2.2(3) of the Rule of applying the tests using the more recent financial statements for the 12 months ended on the last day of the most recent interim period financial statements included in the prospectus and the financial statements of the business for a coterminous period ending on the same day as the issuer's financial statements. However, for the purposes of applying the investment test under subsection 2.2(3)2 of the Rule, the issuer's investments in and advances to the business should be the amount used to the calculate the significance as at the date of the acquisition and not

- the amount as at the date of the issuer's financial statements used to re-calculate the significance.
- (3) The option under subsection 2.2(3) of the Rule has been included in order to recognize the possible growth of an issuer between the date of acquisition and the date of a prospectus offering and the corresponding potential decline in significance of the acquisition to the issuer. If the significance of an acquisition increases at the second date under subsection 2.2(3), only the financial statements required when the tests are applied at the first stage under subsection 2.2(2) of the Rule, are required to be included in the prospectus. Applying the significance tests at the second date is not intended to increase the level of significance of an acquisition and thereby the number of years of financial statements.
- (4) The significance tests at the second date are an option available to all issuers. However, depending on how or when an issuer integrates the acquired business into its existing operations and the nature of post-acquisition financial records it maintains for the acquired business, it may not be possible for an issuer to apply the tests at the second date.
- 3.8 Acquisition of a Business when the Financial Statements of the Business are Prepared in Accordance with a Foreign GAAP Subsection 2.2(9) of the Rule states that where the financial statements of the business or related businesses are prepared in accordance with foreign GAAP, for purposes of applying the significance tests, the relevant financial statements should be reconciled to Canadian GAAP. It is unnecessary for the reconciliation to be audited for the purpose of the test as the Commission recognizes that this could be onerous, particularly if the business or related businesses are determined not to be a significant acquisition.
- 3.9 Acquisition of a Previously Unaudited Business Section 2.2(2) of the Rule requires the significance of an acquisition to be determined using the most recently audited financial statements of the issuer and the business acquired or to be acquired. If the business was a private company prior to the acquisition and it did not engage an auditor to audit its annual financial statements then, for the purpose of applying the significance tests, subsection 2.2(6) of the Rule permits use of the unaudited financial statements of the business prepared in accordance with GAAP. If the acquisition is determined to be significant, then the financial statements for the number of periods required by Parts 6 and 7 of the Rule must be audited.
- Application of the Significance Tests when the Financial Year Ends of the Issuer and the Acquired Business are Non-Coterminous - Subsection 2.2(2) of the Rule requires the significance of an acquired business to be determined using the most recent audited financial statements of both the issuer and the acquired business. For the purpose of applying the tests under this subsection, the year ends of the issuer and the acquired business need not be coterminous. Accordingly, neither the audited financial statements of the issuer or the business should be adjusted for the purposes of applying the significance tests. However, if an acquired business is determined to be significant and pro forma income statements are prepared in accordance with Part 6 or 7 of the Rule and, if the last day of the business' year end is more than 93 days from the last day of the issuer's year end, the business' reporting period required under subsection 6.5(4) of the Rule should be adjusted to reduce the gap to 93 days or less. Reference is made to section 3.17 of this Companion Policy for further guidance.
- 3.11 Application of Investment Test for Significance of an Acquisition Subsections 2.2(2) and, if applicable, 2.2(3) of the Rule set out when an acquisition of a business by an issuer is a "significant acquisition". One of the tests is whether the issuer's consolidated investments in and advances to the business or related businesses exceeds 20 per cent of the consolidated assets of the issuer as at the date of the audited financial

statements of the issuer for the most recently completed financial year ended prior to the date of the acquisition. In applying this test, the "investments in" the business should be determined using the total cost of the purchase, as determined by generally accepted accounting principles, which includes consideration paid or payable and the costs of the acquisition. If the acquisition agreement includes a provision for contingent consideration, for the purpose of applying the test, the contingent consideration should be included in the total cost of the purchase unless the likelihood of payment is considered remote at the date of the acquisition. In addition, any payments made in connection with the acquisition which would not constitute purchase consideration but which would not have been paid unless the acquisition had occurred, should be considered part of investments in and advances to the business for the purpose of applying the significance tests. Examples of such payments include loans, royalty agreements, lease agreements and agreements to provide a pre-determined amount of future services.

3.12 Application of Income Test for Significance of an Acquisition -

- (1) The third significance test set out in subsection 2.2(2)3 of the Rule is whether the issuer's proportionate share of the consolidated income from continuing operations of the business or related businesses exceeds 20 per cent of the consolidated income from continuing operations of the issuer based on the audited financial statements of the issuer and the acquired business for the most recently completed financial year ended before the date of the acquisition. Subsection 2.2(3)3 of the Rule sets out an optional calculation using more recent financial statements. In applying the income test, the income from continuing operations of the business should be determined using the accounting policies applied by the issuer.
- Subsections 2.3(3), (4) and (5) of the Rule permit the issuer to use the average income of its three most recently completed fiscal years or 12 month periods, respectively, if the income from continuing operations for the most recently completed fiscal year is positive and at least 20 per cent lower than the average for the three most recently completed years. The averaging option is not available if the issuer has incurred a loss from continuing operations during its most recently completed year or more recent 12 month period. If the averaging option is available to the issuer but it incurred a loss from continuing operations in the second and/or third most recently completed fiscal years or 12 month periods, subsection 2.3(6) of the Rule states that for purposes of calculating the average consolidated income from continuing operations for the three fiscal years or 12 month periods, the loss must be treated as zero in the numerator and as one in the denominator.

C. FINANCIAL STATEMENTS OF ACQUIRED BUSINESSES

3.13 Financial Statements for Interim and Pre-acquisition Periods - Subsections 6.2(1), 6.3(1) and 6.4(1) of the Rule require that a prospectus include financial statements for the most recently completed interim period of the acquired business that ended prior to the date of acquisition, in the case of a completed acquisition, and in any case, more than 60 days before the date of the prospectus. In some circumstances, the acquired business may not have been a reporting issuer and therefore may not have prepared financial statements for the required interim periods. In connection with its sale, a business may prepare financial statements for the period commencing with the first day of its current year up to the date of the acquisition or a day prior to the date of the acquisition. Subsections 6.2(1)2(a)(ii) and 6.3(1)3(a)(ii) of the Rule permit an issuer to satisfy the requirement for interim financial statements by filing financial statements for a period longer than an interim period provided that period ends no more than 30 days before the date of the acquisition. The period covered by these financial statements is defined in the Rule as the "pre-acquisition period". If the issuer elects to include pre-acquisition period financial statements in the prospectus, it is not also required to include the interim financial statements for the most recently completed interim period ended more than 60 days prior to the date of the prospectus. The pre-acquisition period financial statements may be used to prepare the *pro forma* financial statements of the issuer required under Part 6 of the Rule.

Acquisition of Related Businesses - Subsections 6.2(2), 6.3(2) and 6.4(2) of the Rule require that if an issuer is required to include in its prospectus financial statements for more than one business because the significant acquisition involves an acquisition of related businesses or a probable acquisition of related businesses, the financial statements required under these subsections should be presented for each business except for the periods during which the businesses have been under common control or management, in which case the issuer may present the financial statements on a combined basis. Although one or more of the related businesses may be insignificant relative to the others, separate financial statements of each business for the same number of periods required must be presented. Relief from the requirement to include financial statements of the least significant related business or businesses may be granted depending on the facts and circumstances.

3.15 Financial Statement Disclosure for Unrelated Individually Insignificant Acquisitions

- (1) When an issuer acquires unrelated businesses that are determined by the significance tests to be individually insignificant, section 7.2 of the Rule requires the significance of the acquisitions to be tested again by combining the results of the businesses. The significance tests should be applied using the financial results of the businesses on a combined basis. If the businesses satisfy any of the significance tests at a threshold of 50 per cent or more, then financial statements shall be provided for the businesses that constitute more than 50 per cent of the test satisfied at the highest level of significance. For example, if the acquisitions satisfy the asset, investment and income tests at thresholds of 40 per cent, 80 per cent and 60 per cent respectively, then the investment test is the most significant. Accordingly, financial statements of the individual businesses which comprise 50 per cent of the dollar value of the combined investments in and advances to the businesses must be included in the prospectus. Audited financial statements must be presented for the most recently completed financial year of each business plus interim financial statements. Depending upon the number of acquisitions, there may be several combinations of businesses whose financial statements would satisfy the requirement. Any combination may be included in the prospectus. For further guidance, refer to example 4 in Appendix B to this Companion Policy.
- (2) Subsection 2.3(2) of the Rule states that if one or more of the unrelated businesses have incurred losses from continuing operations while others have earned income from continuing operations, the losses should not offset the income. Instead, the businesses with losses should be evaluated separately from those with income for the purpose of applying the income test. The absolute value of the aggregate losses should be used to calculate the significance. For further guidance, refer to example 5 in Appendix B to this Companion Policy.

3.16 Preparation of Divisional and Carve-out Financial Statements

(1) As discussed in section 3.2 of this Companion Policy, the Commission generally considers the acquisition of a division of a business and in certain circumstances, a lesser component of a person or company, as constituting a business for purposes of the Rule, whether or not the subject of the acquisition previously prepared financial statements. In order to determine the significance of the acquisition and comply with the requirements in Parts 6 and 7 of the Rule, financial statements must be prepared. This section provides guidance on preparing these financial statements.

- (2) The guidance in this section also applies to the preparation of the financial statements of a completed significant disposition for the purpose of preparing *pro forma* financial statements in accordance with Part 8 of the Rule.
- (3) Interpretations In this section of this Companion Policy, unless otherwise stated, the following interpretations apply:
 - (a) A reference to "a business" means a division or some lesser component of another business acquired by an issuer which constitutes a significant acquisition.
 - (b) The term "parent" refers to the vendor from whom the issuer purchased a business.
- (4) Divisional and Carve-out Financial Statements The terms "divisional" and "carve-out" financial statements are often used interchangeably although a distinction is possible. Some companies maintain separate financial records and prepare financial statements for a business activity or unit which is operated as a division. Financial statements prepared from these financial records are often referred to as "divisional" financial statements. In certain circumstances, no separate financial records for a business activity are maintained; they are simply consolidated with the parent's records. In these cases, if the parent's financial records are sufficiently detailed, it is possible to extract or "carve-out" the information specific to the business activity in order to prepare separate financial statements of that business. Financial statements prepared in this manner are commonly referred to as "carve-out" financial statements. The guidance in this section applies to the preparation of both divisional and carve-out financial statements unless otherwise stated.

(5) Preparation of Divisional and Carve-out Financial Statements

- (a) When complete financial records of the business acquired or to be acquired have been maintained, those records should be used for preparing and auditing the financial statements of the business. For the purposes of this section, it is presumed that the parent maintains separate financial records for its divisions.
- (b) When complete financial records of the business acquired or to be acquired do not exist, carve-out financial statements should generally be prepared in accordance with the following guidelines:
 - Allocation of Assets and Liabilities A
 balance sheet should include all assets and
 liabilities directly attributable to the business.
 - 2. Allocation of Revenues and Expense Income statements should include all revenues and expenses directly attributable to the business. Some fundamental expenditures may be shared by the business and its parent in which case the parent's management must determine a reasonable basis for allocating a share of these common expenses to the business. Examples of such common expenses include salaries, rent, depreciation, professional fees, general and administration.
 - Allocation of Income and Capital Taxes -Income and capital taxes should be calculated

- as if the entity had been a separate legal entity and filed a separate tax return for the period presented.
- 4. Disclosure of Basis of Preparation The financial statements should include a note describing the basis of preparation. If expenses have been allocated as discussed in paragraph 2, the financial statements should include a note describing the method of allocation for each significant line item, at a minimum.
- (6) Statements of Assets Acquired, Liabilities Assumed, and Statements of Operations When it is impracticable to prepare carve-out financial statements of a business, an issuer may be required to include in its prospectus for the business an audited statement of assets acquired and liabilities assumed and a statement of operations. Such a statement of operations should exclude only those indirect operating costs, such as corporate overhead, not directly attributable to the business. If these costs were previously allocated to the business and there is a reasonable basis of allocation, they should not be excluded. Issuers are encouraged to submit a pre-filing application when this circumstance arises.

3.17 Preparation of *Pro forma* Financial Statements Giving Effect to Significant Acquisitions

- (1) Objective and Basis of Preparation The objective of pro forma financial statements is to illustrate the impact of a transaction on an issuer's financial position and results of operations by adjusting the historical financial statements of the issuer to give effect to the transaction. Accordingly, the pro forma financial statements should be prepared on the basis of the issuer's financial statements as they appear elsewhere in the prospectus. No adjustment should be made to eliminate extraordinary items or discontinued items.
- (2) Pro forma Balance Sheets and Income Statements Subsection 6.5(1) of the Rule does not require a pro forma balance sheet to be prepared to give effect to significant acquisitions which are reflected in the issuer's most recent audited or interim balance sheet included in the prospectus. Similarly, if a significant acquisition was completed during the issuer's most recently completed financial year, subsection 6.5(1)2 of the Rule does not require a pro forma income statement to be prepared for the issuer's most recent interim period for which financial statements are included in the prospectus because the results of the acquired business have been consolidated with the issuer's for the entire interim period.

(3) Non-coterminous year-ends

- (a) Reducing the Gap to 93 Days For the purpose of preparing a pro forma income statement, if the financial year of the business ends on a day which is more than 93 days from the last day of the issuer's financial year, subsection 6.5(4) of the Rule requires the income statement of the business to be adjusted to reduce this gap to less than 93 days. Reducing the gap may be accomplished by adding a subsequent interim period to the results of the most recent fiscal year of the acquired business and deducting the comparable interim results for the immediately preceding year.
- (b) Consecutive Months The adjusted financial period of the business should be comprised of consecutive months. For example, if the adjusted reporting period is 12 months and ends on June 30, the 12 months should commence on July 1 of the immediately preceding year; it should not begin on

- March 1 of the immediately preceding year with three of the following 15 months omitted, such as the period from October 1 to December 31, since this would not be a consecutive 12 month period.
- (c) Disclosure of the Adjusted Financial Period The adjusted financial period should be clearly disclosed on the face of the pro forma financial statements. In addition, there should be disclosure in a note to the pro forma financial statements stating that the financial statements of the business used to prepare the pro forma financial statements were prepared for this purpose and do not conform with the financial statements included elsewhere in the prospectus.
- (d) Disclosure of Results Reported in Two Proforma Income Statements If the financial statements of the business are adjusted in accordance with paragraph (a), it is possible that the results for one or more months may be included in the twelve month and interim period financial statements of the business which are used by the issuer to prepare proforma income statements for its most recently completed financial year and interim period. In this situation, disclosure should be made of the revenue and income for any periods excluded or included in both proforma income statements.
- (4) Financial Statements of a Business Prepared for the Purpose of Preparing Pro Forma Financial Statements
 -If, in accordance with subsection (3), an income statement of an acquired business is constructed for the purpose of preparing a pro forma income statement, the constructed income statement need not be audited or otherwise included in the prospectus except as a separate column in the pro forma income statement. However, a comfort letter addressed to the Commission must be delivered in accordance with subsection 13.3(2)1 of the Rule.

(5) Effective Date of Adjustments

- (a) Pro forma balance sheet Paragraph 1 of subsection 6.5(1) of the Rule requires a pro forma balance sheet to be prepared to give effect to significant acquisitions as if they occurred on the date of the issuer's most recent balance sheet included in the prospectus
- (b) Pro forma income statement Paragraph 2 of subsection 6.5(1) of the Rule requires a pro forma income statement to be prepared to give effect to significant acquisitions as if they had taken place at the beginning of the issuer's current financial year or its most recently completed financial year, depending on when the acquisition occurred. If a prospectus includes pro forma income statements for the issuer's most recently completed financial year and a subsequent interim period, the acquisition and most of the adjustments should be computed as if the acquisition had occurred at the beginning of the most recently completed financial year of the issuer only and carried through the most recent interim period presented, if any. However, those adjustments related to the allocation of the purchase price, including the amortization of fair value increments and intangibles, should be based on the purchase price allocation arising from giving effect to the acquisition as if it occurred on the date of the issuer's most recent balance sheet included in the prospectus.
- (6) Acceptable Adjustments Pro forma adjustments shall be limited to those which are directly attributable to a specific completed or proposed transaction for which

- there are firm commitments and for which the complete financial effects are objectively determinable.
- (7) Multiple Acquisitions If the pro forma financial statements give effect to more than one significant acquisition or other event, the pro forma adjustments may be grouped by line item on the face of the pro forma financial statements provided the details for each transaction are disclosed in the notes.
- (8) Intervening Periods If the issuer prepares a pro forma financial statement using a pre-acquisition interim financial statement of the acquired business and that period ends prior to the date of the acquisition, the pro forma financial statements should include any significant adjustments necessary to account for the intervening period.

D. SIGNIFICANT DISPOSITIONS

3.18 Significant Dispositions

- (1) Section 2.6 of the Rule states that the term "significant disposition" refers to a disposition of a business, a business segment or a significant portion of a business, either by sale, abandonment or distribution to shareholders. A disposition is determined to be significant in subsection 2.6(2) of the Rule if it satisfies the asset or income test at at least the 20 per cent significance level.
- (2) Separate financial statements of a significant disposition are not required to be included in the prospectus. If an issuer decides to include the financial statements, they should be prepared following the guidance in section 3.15 of this Companion Policy and should not be for more periods than the most recently completed financial year and interim period of the issuer for which financial statements are included in the prospectus.

3.19 Preparation of *Pro Forma* Financial Statements Giving Effect to Significant Dispositions

- (1) Businesses and Business Segments Part 8 of the Rule requires inclusion in an issuer's prospectus of *pro forma* financial statements which give effect to significant dispositions completed during an issuer's most recently completed financial year or current financial year. The disposition of a business segment, as defined by section 3475 of the Handbook, is excluded from the *pro forma* requirements because the financial statement presentation of a discontinued business segment is addressed by the Handbook.
- (2) Objective and Basis of preparation The basis for preparing pro forma financial statements which give effect to a significant disposition is very similar to the guidance outlined in section 3.17 of this Companion Policy which discusses the preparation of pro forma financial statements which give effect to significant acquisitions. The pro forma financial statements should be prepared using the issuer's financial statements as if the significant disposition occurred at the beginning of an issuer's current or most recently completed financial year, as appropriate.
- (3) **Pro Forma Balance Sheet -** Section 8.2(1) of the Rule does not require a *pro forma* balance sheet if the significant disposition is reflected in the issuer's most recent balance sheet included in the prospectus.

(4) Pro Forma Income Statements

(a) If a significant disposition was completed during the issuer's most recently completed financial year, subsection 8.2(2)(a) of the Rule does not require inclusion of a pro forma income statement for the most recent interim period for which financial statements are included in the prospectus because

- the results of the disposed business have been excluded from the issuer's results for the entire interim period.
- (b) A pro forma income statement prepared to give effect to significant dispositions should not present results below the level of income from continuing operations.
- (5) Constructed Financial Statements of the Business for the Purpose of Preparing Pro Forma Financial Statements - If an income statement of the disposed business is constructed or otherwise carved out from the issuer's financial statements in accordance with the guidance in section 3.16 of this Companion Policy, for the purpose of preparing a pro forma income statement, the constructed income statement need not be audited or otherwise included in the prospectus except as a separate column in the pro forma income statement. However, a comfort letter addressed to the Commission must be delivered in accordance with subsection 13.3(2)1 of the Rule with respect to the separate column.
- (6) Effective Date of Adjustments Pro forma balance sheets should be prepared as if the disposition had occurred on the date of each balance sheet presented. If a prospectus includes pro forma income statements for the issuer's most recently completed financial year and a subsequent interim period, the acquisition and adjustments should be computed as if the disposition had occurred at the beginning of the most recently completed financial year of the issuer only and carried through the most recent interim period presented, if any.
- (7) Acceptable Adjustments *Pro forma* adjustments should be limited to those which are directly attributable to a specific completed or proposed transaction for which there are firm commitments and for which the complete financial effects are objectively determinable.
- (8) Multiple Dispositions If the pro forma financial statements give effect to more than one significant disposition, the pro forma adjustments may be grouped by line item on the face of the pro forma financial statements provided the details for each transaction are disclosed in the notes.

E. EXEMPTIONS

3.20 Exemptions from Parts 6 and 7 of the Rule

- (1) Despite Parts 6 and 7 of the Rule, an issuer may be permitted by the Director to exclude an audit opinion on the financial statements of an acquired business for any of the years for which financial statements are required other than the most recently completed year of the acquired business if
 - (a) the business was acquired prior to December 31, 2000;
 - (b) the issuer provides written submissions prior to filing the final prospectus which establish to the satisfaction of the Director that, despite making reasonable efforts, the issuer was unable to obtain audited financial statements because the vendor refused to provide such audited financial statements or to permit access to the information necessary to audit the financial statements; and
 - (c) the issuer discloses in the prospectus that despite making reasonable efforts, the issuer was unable to obtain audited financial statements because the vendor refused to provide such audited financial statements or to permit access to the information necessary to audit the financial statements.

- (2) The Commission is of the view that relief from the financial statement requirements of Parts 6 and 7 of the Rule should be granted only in unusual circumstances not related to cost or the time involved in preparing and auditing the financial statements.
- (3) If relief is granted from the requirements of Parts 6 and 7 of the Rule to include in a prospectus audited financial statements of an acquired business, conditions will likely be imposed, such as a requirement to include audited divisional or partial income statements or divisional statements of cash flow, financial statements accompanied by an auditor's report containing a reservation of opinion such as an inventory qualification or an audited statement of net operating income for a business.
- (4) Relief may be granted in appropriate circumstances to permit the auditor's report on financial statements of a business acquisition to contain a reservation relating to opening inventory. In certain situations, such as when any of the significance tests are satisfied at 40 per cent or higher, the issuer may be requested to include in the prospectus audited financial statements of the business for a subsequent period of at least six months on which the auditor's report contains no reservation of opinion and the business is not seasonal.
- (5) Considerations relevant to granting an exemption from the requirement to include interim financial statements for the comparable period in the immediately preceding financial year may include the fact that an acquired business was, before the filing of the prospectus, a private entity that did not prepare interim financial statements.
- (6) If an issuer acquired a business or is proposing to acquire a business, considerations relevant to granting an exemption from the requirement to include financial statements of the business for one or more years required to be included in the prospectus may include the following:
 - (a) The business's historical accounting records have been destroyed and cannot be reconstructed. In this case, as a condition of granting the exemption, the issuer may be requested by the Commission to
 - (i) represent in writing to the Commission, no later than the time the preliminary prospectus is filed, that the issuer made every reasonable effort to obtain copies of, or reconstruct, the historical accounting records necessary to prepare and audit the financial statements, but such efforts were unsuccessful; and
 - (ii) disclose in the prospectus the fact that the historical accounting records have been destroyed and cannot be reconstructed.
 - (b) The business has recently emerged from bankruptcy and current management of the business and the issuer is denied access to the historical accounting records necessary to audit the financial statements. In this case, as a condition of granting the exemption, the issuer may be requested by the Director to
 - (i) represent in writing to the Commission, no later than the time the preliminary prospectus is filed, that the issuer has made every reasonable effort to obtain access to, or copies of, the historical accounting records necessary to audit the financial statements but that such efforts were unsuccessful;
 - (ii) disclose in the prospectus the fact that the business has recently emerged from bankruptcy and current management of the busi-

ness and the issuer are denied access to the historical accounting records.

(c) The business has undergone a fundamental change in the nature of its business or operations affecting a majority of its operations and all, or substantially all, of the executive officers and directors of the company have changed. The evolution of a business or progression along a development cycle will not be considered to be a fundamental change in an issuer's business or operations. Relief from the requirement to include audited financial statements of the business for the year in which the change in operations occurred, or for the most recently completed financial year if the change in operations occurred during the business's current financial year, generally will not be granted.

PART 4 GAAP, GAAS AND AUDITOR'S REPORTS

4.1 Foreign GAAP

- (1) Subsection 9.1(2) of the Rule provides that if a person or company is incorporated or organized in a foreign jurisdiction, the financial statements of the person or company included in the prospectus shall be prepared in accordance with either Canadian GAAP or foreign GAAP. Foreign GAAP is defined in the Rule to mean a body of generally accepted accounting principles, other than Canadian GAAP, that are as comprehensive as Canadian GAAP.
- (2) The Commission is of the view that foreign GAAP are as comprehensive as Canadian GAAP if the foreign GAAP cover substantially the same core subject matter as Canadian GAAP, including recognition and measurement principles and disclosure requirements.
- (3) The Rule permits foreign GAAP to be used only if the notes to the financial statements explain and quantify the effect of material differences between the foreign GAAP and Canadian GAAP that relate to measurements and provide disclosure consistent with Canadian GAAP requirements. The Commission expects that in most cases the reconciliation will be adequate to ensure clear and understandable disclosure for investors in Canada, unless the differences are so pervasive as to render the financial statements misleading.

4.2 Foreign Auditors and Foreign GAAS

- (1) The Rule requires financial statements in a prospectus to be accompanied by an auditor's report which by definition is prepared in accordance with generally accepted auditing standards. The Rule permits the financial statements of foreign issuers to be audited in accordance with generally accepted auditing standards other than those applied in Canada, if those auditing standards are substantially equivalent to Canadian auditing standards.
- (2) Issuers should recognize that subsection 61(2) of the Act requires the Director not to issue a receipt for a prospectus if it appears to the Director that a person or company who has prepared any part of the prospectus or is named as having prepared or certified a report used in connection with a prospectus is not acceptable. Therefore, under section 9.4 of the Rule, the foreign auditor's report must be accompanied by a statement confirming that the auditing standards applied are substantially equivalent to Canadian GAAS. The statement must also disclose any material differences in the form and content of the foreign auditor's report.
- (3) The Commission is of the view that in order for auditing standards to be substantially equivalent to Canadian GAAS, they must require underlying audit work that is

- comparable in scope, nature and timing to the work required in connection with an audit in accordance with Canadian GAAS. For example, auditing standards of foreign jurisdictions such as the United States are known to the Commission to be substantially equivalent to the standards of the CICA. Foreign issuers using auditors from foreign jurisdictions, with auditing standards and supervision that are less well known to the Commission, are encouraged to consult with staff of the Commission in advance of filing a preliminary prospectus to resolve uncertainty as to whether the Commission will consider a particular auditor or auditing standards to be acceptable.
- (4) In making a determination of whether the foreign auditing standards applied are substantially equivalent to Canadian GAAS, auditors are referred, in particular, to the general standard of Canadian GAAS as set out in section 5100 of the Handbook and its reference to an auditor's "objective state of mind". This standard, when read together with the objectivity standard for auditors contained in the standards of professional conduct applicable to Canadian auditors in each jurisdiction, emphasizes the importance of the independence of the auditor. In the view of the Commission, auditor independence is an essential element of Canadian GAAS which should be reflected, among other things, in the foreign GAAS applied in order for the foreign GAAS applied and Canadian GAAS to be considered substantially equivalent.
- (5) Subsection 13.2(2)7 of the Rule requires an issuer, if a financial statement included in a prospectus has been prepared in accordance with foreign GAAP or includes a foreign auditor's report, to deliver a letter from the auditor that discusses the auditor's expertise to audit the reconciliation of foreign GAAP to Canadian GAAP and, in the case of foreign GAAS other than U.S. GAAS applied by a U.S. auditor, to make the determination that foreign GAAS applied are substantially equivalent to Canadian GAAS. This provision requires that this comfort letter be delivered with the preliminary prospectus to better facilitate timely resolution of any issues.
- 4.3 Auditor's Comfort Letters Subparagraph 1(i) of subsection 13.3(2) of the Rule requires a comfort letter to be delivered to the Commission from the auditor of the issuer or the business, as applicable, if an unaudited financial statement of an issuer or a business is included in a final prospectus. If unaudited financial statements of the issuer or the business for more than one interim period are included in the prospectus, a comfort letter with respect to each unaudited financial statement must be delivered. If an unaudited financial statement presents the results of the issuer or the business for the most recently completed interim period and the cumulative results for the current financial year up to the last day of the most recently completed interim period, a comfort letter with respect to both the interim and cumulative periods, including any comparative periods presented, must be delivered.

PART 5 GENERAL REQUIREMENTS AS TO FILING AND AMENDMENTS

- 5.1 Certificate by Issuer Subsection 58(1) of the Act provides that a prospectus must contain a certificate in the prescribed form signed by the chief executive officer, the chief financial officer and, on behalf of the board of directors, any two directors of the issuer (other than the chief executive officer and the chief financial officer) duly authorized to sign. Where an issuer has only three directors, two of whom are the chief executive officer and the chief financial officer, subsection 58(3) provides that the certificate may be signed by all the directors. The Commission is of the view that section 58 requires that the positions of the chief executive and chief financial officers must be held by two individuals.
- 5.2 Consents of Lawyers The names of lawyers or legal firms frequently appear in prospectuses in two ways. First, the

underwriters, the issuer and selling security holders may name the lawyers upon whose advice they are relying. Second, the opinions of counsel that the securities may be eligible for investment under certain statutes may be expressed or opinions on the tax consequences of the investment may be given. In the first case, the Commission is of the view that the lawyer is not, in the words of subsection 13.4(1) of the Rule, named as having prepared or certified a part of the prospectus and is not named as having prepared or certified a report or valuation referred to in the prospectus. Accordingly, the written consent of the lawyer contemplated by subsection 13.4(1) of the Rule is not required. In the second case, because the opinions or similar reports are prepared for the purpose of inclusion in the prospectus, the Commission is of the view that subsection 13.4(1) applies and the consent is required.

- 5.3 Material Contracts Section 13.6 of the Rule requires an issuer to make available all material contracts referred to in a prospectus. The Commission recognizes that certain material contracts or portions thereof may contain sensitive operational or financial information, disclosure of which would be competitively disadvantageous or otherwise detrimental to the issuer. The Director will consider granting relief from the requirement to make these contracts available for public inspection if disclosure would be unduly detrimental to the issuer and the disclosure would not be necessary in the public interest.
- Filed or Delivered The Act makes a distinction between material that is required to be "filed" with the Commission and material that is required to be "delivered" to the Commission. Section 140 of the Act requires that material filed pursuant to Ontario securities law be made available by the Commission for public inspection, unless the Commission decides to hold the material in confidence because the material "discloses intimate financial, personal or other information"; and the desirability of avoiding disclosure in the interests of any person or company affected outweighs the desirability of adhering to the principle that material filed with the Commission be available to the public for inspection. Material that is delivered to the Commission is not required under the Act to be made available for public inspection, but the Commission may choose to make such material available for public inspection. Ontario Securities Commission Policy 2.2, Public Availability of Material Filed Under the Securities Act, discusses the views of the Commission regarding this matter. This policy is under review and may be subject to change.

Subsection 13.2(2)4 of the Rule requires that an issuer "deliver" to the Commission concurrently with the filing of the preliminary prospectus copies of all material contracts to which the issuer is a party and a copy of each report or valuation referred to in the preliminary prospectus for which a consent is required to be filed under the Rule (other than technical reports dealing with a mineral project or oil and gas operations of an issuer which are required to be filed with the preliminary prospectus). Subject to requests for confidentiality, each of these documents will be made public at the end of the filing process when a receipt is issued for a final prospectus.

5.5 Response Letters and Marked-up Copies - The Commission recommends that a response to a comment letter for a preliminary prospectus include draft wording for the proposed changes to be reflected in the prospectus. When the comments of the various securities regulators have been resolved, a draft of the prospectus with all proposed changes from the preliminary prospectus should be clearly marked and submitted as far as possible in advance of the filing of final material. These procedures may prevent delay in the issuing of a receipt for the prospectus, particularly if the number or extent of changes are substantial.

5.6 Disclosure of Investigations or Proceedings

 Subsection 61(1) of the Act provides that, subject to subsections 61(2) and 63(4), the Director shall issue a receipt for a prospectus unless it appears that it would not be in the public interest to do so. The existence of an ongoing or recently concluded investigation or proceeding relating to an issuer, a promoter, a controlling shareholder, director or officer of the issuer or an underwriter or other person or company involved in a proposed distribution will be considered by the Director in determining if the Director should refuse to issue a receipt for the prospectus. That decision will be made on a case by case basis and will depend upon the facts known at the time.

- (2) If the facts and circumstances do not warrant the denial of a receipt for a prospectus, the Act nonetheless imposes a statutory obligation to provide full, true and plain disclosure of all material facts relating to the securities issued or proposed to be issued by the prospectus. Disclosure of an ongoing or recently concluded investigation or proceeding relating to a person or company involved in a proposed distribution may be necessary to meet this standard. The circumstances in which disclosure will be required and the nature and extent of the disclosure will also be determined on a case by case basis. In making this determination, all relevant facts, including the allegations that gave rise to the investigation or proceeding, the status of the investigation or proceeding, the seriousness of the alleged breaches that are the subject of the investigation or proceeding and the degree of involvement in the proposed distribution by the person or company under investigation will be considered.
- 5.7 Filing of Advertising and Sales Literature The Director may request that an issuer file a copy of all advertising and sales literature that will be used in connection with the distribution in Ontario of the securities distributed under the prospectus.

5.8 Amendments to a Preliminary Prospectus

- (1) Subsection 57(1) of the Act provides that if a material adverse change occurs after a receipt for a preliminary prospectus is obtained, an amendment to the preliminary prospectus shall be filed as soon as practicable and in any event within 10 days after the change occurs. Section 13.7 of the Rule contains additional provisions concerning amendments. In the Commission's view, if a preliminary prospectus indicates the number or value of the securities to be distributed under the prospectus, an increase in the number or value is, absent unusual circumstances, unlikely to constitute a material adverse change requiring an amendment to the preliminary prospectus.
- (2) In the Commission's view, if, after filing a preliminary prospectus, an issuer decides to attach or add to the securities offered under a prospectus a right to convert into, or a warrant to acquire, the security of the issuer being offered under the preliminary prospectus, the attachment or addition of the conversion feature or warrant is, absent unusual circumstances, unlikely to constitute a material adverse change requiring an amendment to the preliminary prospectus.
- (3) Subsection 53(1) provides that no person or company shall trade in a security where such a trade would be a distribution of such security, unless a preliminary prospectus and a prospectus have been filed and receipts therefor obtained from the Director. The Commission is of the view that if an issuer intends to add a new class of securities to the distribution being effected by the prospectus after the preliminary prospectus has been filed and receipted, an issuer must file an amended and restated preliminary prospectus.
- 5.9 Changes to the Offering Issuers are reminded that any changes to the terms or conditions of the security being distributed, such as the deletion of a conversion feature, may constitute a material adverse change requiring an amendment to the preliminary prospectus.

- 5.10 Confidential Material Change Reports In the view of the Commission, if an issuer has a confidential material change report on file with any Canadian securities regulatory authority at the time that it is contemplating a distribution, or if circumstances arise that cause an issuer to file a confidential material change report during the distribution period of securities under a prospectus, the issuer should cease all activities related to the distribution until
 - (a) the material change is generally disclosed in the prospectus, or if the prospectus has been filed, a prospectus amendment is filed, if required; or
 - (b) the circumstances that gave rise to the confidential material change have changed or the proposed transaction constituting the material change has been rejected and the issuer has so notified the Commission.

If the Director is aware that a distribution is taking place while the issuer has a confidential material change report on file, the Director may take steps to cease trade the distribution if it considers it appropriate.

5.11 Registration Requirement - Issuers filing a preliminary prospectus or prospectus and other market participants are reminded to ensure that members of underwriting syndicates are in compliance with registration requirements under Canadian securities legislation in each jurisdiction in which syndicate members are participating in the distribution of securities under the prospectus.

PART 6 PROCEDURES FOR GRANTING OF RECEIPTS

6.1 Extension of 90 Day Period for Issuance of Final Receipt

- (1) The effect of subsection 14.1(2) of the Rule is to make it possible for the Director to close inactive files, and more importantly, to ensure that issues are not being marketed by means of preliminary prospectuses containing outdated information. It should be noted that Part 15 of the Rule gives the Director discretion to exempt the issuer from compliance with any provision of section 14.1 of the Rule if the Director is satisfied that there is sufficient justification for so doing.
- (2) If the period between the issuance of the receipt for the preliminary prospectus and the prospectus exceeds 90 days by more than a few days, the Director will normally consider it to be in the public interest that either an amended preliminary prospectus containing updated information or a new preliminary prospectus be filed with the Commission.
- (3) The Commission is of the view that the Director should not permit an amended preliminary prospectus to be used to extend the 90 day period unless the issuer is continuing to use its best efforts to finalize and file the prospectus and obtain a receipt.
- 6.2 Project Financings Certain project financings are made by issuers that are unincorporated associations or co-tenancies comprised of security holders. In the view of the Commission, it is not appropriate for an unincorporated association or co-tenancy comprised of security holders to be responsible for compliance with the continuous disclosure obligations under the Act, including financial reporting requirements, given the passive nature of the investment and the absence of directors and officers who might appropriately assume this responsibility. The Commission would not normally consider it to be in the public interest to issue a receipt for a prospectus unless the constating documents of the issuer designate the person to be responsible for the day to day operations of the issuer including fulfilling continuous disclosure obligations.

6.3 Minimum Amount of Funds - Item 19.5 of Form 41-501F1 requires a prospectus to state that if a minimum amount of funds specified in a prospectus is not raised within 90 days from the date of the prospectus, and if each of the persons or companies who subscribed during that period have not consented to an extension of that period, the funds actually received from subscribers shall be returned to the subscribers unless the subscribers have otherwise instructed the depository. The 90 day period does not restart if an amendment to the prospectus is filed.

Notes

- This decision chart provides general guidance and should be read in conjunction with Rule 41-501 and Companion Policy 41-501CP. No reference is made to pre-acquisition periods for the sake of simplicity.
- If an acquisition of related businesses constitutes a significant acquisition when the results of the related businesses are combined, the required financial statements shall be provided for each of the related businesses.

APPENDIX B - ILLUSTRATIVE EXAMPLES

The following examples illustrate the application of certain parts of the Rule in determining the financial statements which should be included in a prospectus based on the specific facts and circumstances of the example. Selected explanations are provided to clarify the outcome or results in some cases. The subheading "variations" describes how the requirements would change given a change in certain facts.

Unless otherwise stated, the Issuer is assumed to have a December 31 year end.

Unless otherwise stated, neither the Issuer nor a business is a junior issuer.

Terms and references used throughout the examples are defined as follows:

Year 1 - refers to the current year.

Year 2 - refers to the year immediately preceding Year 1.

Year 3 - refers to the year immediately preceding Year 2.

Year 4 - refers to the year immediately preceding Year 3.

Q1 - refers to the first quarter or 3-month period of a year.

Q2 - refers to the second quarter or 3-month period of a year.

Q3 - refer to the third quarter or 3-month period of a year.

Company A or B or C, etc - refers to a completed or probable acquisition of a business.

EXAMPLE 1 - SIGNIFICANT ACQUISITION OF A COMPANY IN YEAR 1

Assumptions:

The Issuer files a prospectus on June 15, Year 1. The Issuer acquired Company A on April 15, Year 1.

Company A has a December 31 year end.

Company A's financial statements for the year ended December 31, Year 2 have been audited.

Company A's financial statements for Q1-Year 1 were filed before the preliminary prospectus is filed.

The significance tests under subsection 2.2(2) of the Rule are applied using the audited financial statements of the Issuer and Company A for the year ended December 31, Year 2. Company A is determined to be significant at 65%, 55% and 35% based on the income test, the investment test, and the asset test, respectively.

Financial Statement Requirements:

The preliminary prospectus filed on June 15 should include the following financial statements:

Issuer:

Audited statements of income, retained earnings and cashflows for years 2, 3 and 4. Audited balance sheets for years 2 and 3.

Unaudited statements of income, retained earnings and cashflows for Q1 of years 1 and 2.
Unaudited balance sheet as at March 30, Year 1.

Pro forma income statements for Year 2 and Q1- Year 1. Each *pro forma* income statement is prepared to give effect to the acquisition of Company A as if it had occurred on January 1, Year 2.

Pro forma balance sheet to give effect to the acquisition of Company A as if it had occurred on March 30 -Year1.

Company A

Audited financial statements for Years 2, 3 and 4. Unaudited statements of income, retained earnings and cash flows for Q1 - Years 1 and 2. Unaudited balance sheet as at March 30, Year 1.

Explanations:

- Financial statements would be required for three years which corresponds the level of significance, as outlined in section 6.6 of the Rule.
- A pro forma balance sheet is required because the March 30, Year 1 balance sheet of the Issuer does not reflect the acquisition.

Variations:

- 1. If the Issuer filed its prospectus on April 15, it would be unnecessary to include the Q1 financial statements of the Issuer, including the *pro forma* financial statements, unless those financial statements had been filed, because April 15 is not more than 60 days from March 30, the last day of Q1.
- 2. If the Issuer filed its final prospectus on September 10th, the Rule would require it to include in the prospectus its unaudited financial statements for Q2-Year1 because the interim period ended more than 60 days from the date of the prospectus. The Issuer would be required to update all disclosure in the prospectus, including the *pro forma* financial statements for the interim period, to reflect the Q2 results.
- 3. **Junior Issuer** If Company A was a junior issuer and its financial statements for Years 3 and 4 had not been audited, then the financial statements for those years could be included in the prospectus without an auditor's report. If, however, an auditor had been engaged to audit Year 3 or 4, then the Issuer must include in its prospectus the auditor's report issued on those financial statements, regardless of the fact that Company A is a junior issuer.
- EXAMPLE 2 RE-CALCULATING THE SIGNIFICANCE OF AN ACQUISITION AND PREPARING PROFORMA FINANCIAL STATEMENTS WHEN THE YEAR END OF THE ISSUER AND THE BUSINESS DIFFER BY MORE THAN 93 DAYS.

Assumptions:

The Issuer files a prospectus on April 15, Year 1.

The Issuer acquired Company A on November 15, Year 2.

Company A is a public company.

Company A's year end is June 30.

Company A's financial statements for the year ended June 30, Year 2 have been audited.

Company A filed its Q1-Year 2 financial statements on October 31.

Note: Company A's fiscal Year 1 begins on July 1 of the Issuer's fiscal Year 2 which is also the calendar year. For simplicity, reference is made to calendar years only. For example, Company A's Q1 financial statements for its fiscal Year 1 are referred to as its Q1-Year 2 financial statements.

The significance tests are applied using the Issuer's audited financial statements for the year ended December 31, Year 3 and Company A's audited financial statements for the year ended June 30, Year 2. Company A is determined to be significant at 55% based on the Income test.

Company A became the Issuer's Subsidiary A following the acquisition. Subsidiary A operates much as it did prior to the acquisition and has not been restructured by the Issuer. Separate financial records are maintained.

The Issuer recalculated the significance of Subsidiary A based on the Issuer's financial statements for the year ended December 31, Year 2 after deconsolidating the results of Subsidiary A from the date of acquisition. For the purpose of applying the significance tests at this second date, December 31, Year 2, the financial results of Subsidiary A for the period January 1 to December 31, Year 2 were used. As a result of the calculations, Subsidiary A is significant at 46% based on the income test.

Financial Statement Requirements:

The prospectus filed on April 15 should include the following financial statements:

Issuer:

Audited statements of income, retained earnings and cash flows for the years ended Years 2, 3 and 4.

Audited balance sheets as at December 31, Years 2 and 3.

Company A:

Audited statements of income, retained earnings and cash flows for the years ended June 30, Years 2 and 3. Audited balance sheets as at June 30, Years 2 and 3. Unaudited statements of income, retained earnings and cash flows for Q1- Years 2 and 3. Unaudited balance sheet as at June 30, Year 2.

Pro forma Income Statement

In addition to the financial statements listed above, a pro forma income statement of the Issuer must be included in the prospectus. A pro forma balance sheet is not required because the acquisition occurred prior to December 31, Year 2, the most recent balance sheet of the Issuer included in the prospectus. The December 31 year end of the Issuer and the June 30 year end of Company A (prior to the acquisition) differ by more than 93 days. The following alternatives are some of those available to the Issuer for the purpose of preparing a pro forma income statement:

(1) Prepare an income statement for Company A for the period January 1, Year 2 to November 14 and compile these results with the Issuer's audited consolidated income statement for the year ended December 31, Year 2. A comfort letter would be filed with the Securities Regulator(s) in connection with Company A's income statement

- (2) Prepare an income statement for Company A for the period October 1, Year 3 to September 30, Year 2 which period ends not more than 93 days from December 31. This may be accomplished by starting with Company A's income statement for the year ended June 30, Year 2, deducting Q1 of that year (July 1 to September30, Year 3) and adding Q1 of fiscal year 1 (July 1 to September 30, Year 2). Deduct the post-acquisition results of Subsidiary A from the Issuer's consolidated income statement for the year ended December 31, Year 2. Compile the two income statements. A comfort letter would be filed with the securities regulators with respect to both the Issuer's deconsolidated income statement and Company A's constructed income statement.
- (3) Prepare an income statement for Company A for the period January 1, Year 2 to September 30, Year 2 and add this to the Issuer's consolidated income statement for the year ended December 31, Year 2. The results of Company A for the period October 1 to October 31 would have to be included as a separate column in the *pro forma* income statement. A comfort letter would be filed with the Securities Regulator(s) in connection with Company's A income statement for the period January 1 to September 30 and with respect to the results for the stub period October 1 to November 14, either separately or on a combined basis.
- (4) Prepare an income statement for Company A for the period April 1, Year 2 to March 30, Year 2 and add this to the Issuer's consolidated income statement for the year ended December 31, Year 3. A comfort letter would be filed with the securities regulator(s) in connection with Company's A income statement for the 12 months ended March 30, Year 2.

Variations:

- 1. Historical Financial Statements of Company A to be included in the Prospectus If Company A's year end was December 31 and pre-acquisition financial statements for the period January 1 to November 14, Year 2 were prepared and audited, assuming Company A is significant at the 46% threshold, the audited financial statements for the 10.5 month period ended November 14 would have satisfied the requirement for one of the two years of audited financial statements otherwise required because they are audited and for a period greater than 9 months. The prospectus would also include audited financial statements of Company A for the year ended December 31, Year 3 however, no interim financial statements would be required.
- 2. Pro forma Income Statement If Company A's year end was December 31, a pre-acquisition income statement for the period January 1 to November 14 could have been prepared and compiled with the Issuer's audited consolidated income statement for the year ended December 31, Year 2. No other interim financial statements would be required, other than the Year 3 comparative financial statements.
- EXAMPLE 3 PREPARING PRO FORMA FINANCIAL STATEMENTS TO GIVE EFFECT TO A BUSINESS ACQUIRED DURING THE ISSUER'S CURRENT YEAR WHEN THE YEAR ENDS OF THE ISSUER AND THE BUSINESS DIFFER BY MORE THAN 93 DAYS.

Assumptions:

The Issuer files a prospectus June 10, Year 1.
The Issuer acquired Company A on April 5, Year 1.
The Issuer filed its Q1-Year 1 interim financial statements on May 30.
Company A is a public company.
Company A's year end is May 30.

Company A's financial statements for the year ended April 30, Year 1 are not audited as at the time the prospectus is filed.

Company A filed its Q3-Year 1 interim financial statements on April 29, Year 1.

Company A is determined to be significant at 44%.

Financial Statement Requirements:

The preliminary prospectus filed on June 10 should include the following financial statements:

Issuer:

Audited statements of income, retained earnings and cash flows for the years ended December 31, Years 2, 3 and 4.

Audited balance sheets as at December 31, Years 2 and 3.

Unaudited statements of income, retained earnings and cash flows for Q1- Years 1 and 2.

Unaudited balance sheet as at March 31, Year 1.

Company A:

Audited statements of income, retained earnings and cash flows for the years ended April 30, Years 2 and 3.

Audited balance sheets as at April, Years 2 and 3.

Unaudited statements of income, retained earnings and cash flows for Q3-Years 1 and 2.

Unaudited balance sheet as at February 28, Year 1.

Pro forma Financial Statements

In addition to the financial statements listed above, the following *pro forma* financial statements of the Issuer are required to be included in the prospectus because the acquisition occurred subsequent to the date of the most recent financial statements of the Issuer included in the prospectus:

A pro forma balance sheet as at March 31, Year 1. A pro forma income statement for the year ended December 31, Year 2.

A pro forma income statement for the 3 months ended March 31, Year 1.

The December 31 year end of the Issuer and the April 30 year end of Company A (prior to the acquisition) differ by more than 93 days. The *pro forma* balance sheet should be prepared as follows:

Pro forma balance sheet - Combine the Issuer's balance sheet as at March 30, Year 1 with Company A's balance sheet as at February 28, Year 1.

The following is one alternative available to the Issuer for preparing the *pro forma* income statements:

Pro forma income statement for the year ended December 31, Year 2 - Combine the Issuer's audited income statement for the year ended December 31, Year 2 with the 12 month income statement of Company A for the period March 1, Year 2 to February 28, Year 1.

Pro forma income statement for the 3 months ended March 31, Year 1 - Combine the Issuer's Q1- Year 1 income statement with the income statement of the Issuer for the three month period ended February 28, Year 1.

The 12 month and 3 month pro forma income statements should be prepared to give effect to the acquisition of Company A as if it occurred on January 1, Year 2. Each pro forma income statement includes results of Company A for the period December 1, Year 2 to February 28, Year 1. The notes to the pro forma financial statements should disclose the fact that the results of Company A for the 3 months ended February 28, Year 1, which were used to prepare the 3 month pro forma income statement, are also included in the 12 month pro forma

income statement. The overlapping period is Company A's third quarter, the results of which are fully disclosed in the 3 month *pro forma* income statement therefore, it is unnecessary to provide additional disclosure about the revenue, expenses, gross profit or income from continuing operations.

EXAMPLE 4 - APPLICATION OF THE SIGNIFICANCE
TESTS FOR INDIVIDUALLY INSIGNIFICANT ACQUISITIONS - ALL COMPANIES
HAVE INCOME FROM CONTINUING
OPERATIONS

Assumptions

The Issuer acquired five companies, A, B, C, D and E, during Year 2, its most recently completed financial year. The Issuer files a prospectus on April 15, Year 1. Each company reported net income

from continuing operations during its most recently completed year ended before the date of the acquisition.

Discussion

Section A of the following table presents the consolidated assets and consolidated net income from continuing operations of each company as reported on the audited financial statements of each company for its most recently completed financial year ended prior to the date of its acquisition by the Issuer. The "investment" column presents the Issuer's consolidated investments in and advances to each company as at the date of its acquisition by the Issuer. Section B presents the individual significant of each acquisition as a results of applying the significance tests. Each company acquired is individually insignificant. However, on a combined basis, the acquisitions are significant, satisfying the asset, income and investment tests at 40%, 50% and 75%, respectively.

		Section A			Section B	
		\$ Million	S	% of	Issuer's Resul	its
Company	Assets	Income	Investment	Assets	Income	Investment
A	300	30	550	8%	8%	14%
В	200	20	500	5%	5%	13%
С	400	35	700	10%	9%	17%
D	500	55	600	13%	14%	15%
Е	200	60	650	5%	15%	16%
	1,600	200	3,000	40%	50%	75%
Issuer's Dec. 31 balance	\$4,000	\$400				
Aggregate Significance of Companies' Combined Results	40%	50%	75%			
Highest significance			75%			

The investment test is satisfied at the highest percentage. As a result, the Issuer should include in its prospectus audited financial statements of those companies which comprise at least 50% of the total investment in all five companies acquired - i.e. 50% of \$3,000 or \$1,500.

The following table shows some of the combinations of the companies' financial statements which the Issuer may include in its prospectus. Column B shows the Issuer's combined investments in and advances to the companies identified in column A. Column C

shows that the combined investments in and advances to each combination of companies represents more than 50% of the Issuer's investments in and advances to all five companies acquired. The Issuer should include in its prospectus audited financial statements for each of the companies in the selected combination for the most recently completed financial year and the most recently completed interim period of the company, which ended more than 90 and 60 days before the date of the prospectus, respectively, and before the date of the acquisition.

A	В	C		
Companies	Combined Investments in and Advances to the Companies \$ Greater than \$1,500	Combined Purchase Price of Selected Companies as a % of \$3,000		
A+B+C	1,750	58%		
A+B+D	1,650	55%		
A+D+E	1,800	60%		
B+C+D	1,800	60%		
C+D+E	1,950	65%		

EXAMPLE 5 - APPLICATION OF THE SIGNIFICANCE
TESTS FOR INDIVIDUALLY INSIGNIFICANT ACQUISITIONS WHEN SOME OF
THE COMPANIES HAVE LOSSES FROM
CONTINUING OPERATIONS

Assumptions

The Issuer acquired seven companies, A, B, C, D, E, F and G during Year 2, its most recently completed financial year. The Issuer files a prospectus on May 20, Year 1. Companies A, C, E, and G reported net income from continuing operations during its most recently completed year ended before the date of the acquisition while companies B, D and F reported net losses from continuing operations.

Discussion

Section A of the following table shows the consolidated net income or net loss reported by each company acquired by the Issuer during the most recently completed financial year of the company ended before the date of the acquisition. For the purposes of calculating the significance of each company, the companies have been segregated. Section B includes the companies which reported consolidated net income

while section C includes those companies which reported net losses. The second column of sections B and C illustrate that each company is individually insignificant based on the income test. However, in aggregate, the companies reporting net income are significant at 65% while those reporting net losses are significant at 46%, based on the absolute value of the aggregate net losses. As a result, companies A through G inclusive, are significant at 65% and financial statements should be provided for any combination of companies whose aggregate net income is at least \$485 (ie. 50% of \$970). The combination of companies should be selected using the absolute value of any net losses.

The Issuer should include in its prospectus audited financial statements for each of the companies in the selected combination for the most recently completed financial year and the most recently completed interim period of the company, which ended more than 90 and 60 days before the date of the prospectus, respectively, and before the date of the acquisition.

Note that if the aggregate significance under both sections B and C was less than 50%, then no financial statements of any of the companies would be required.

	Section A	Section B		Section	n C
Company	Net Income(Loss) from Continuing Operations	Net Income	Significance	Net Loss	Significance
Α	\$ 235	\$235	16%		
В	(200)			\$ (200)	-16%
C	210	210	14%		
D	(245)			(245)	-18%
E	250	250	17%		
F	(250)			(250)	-18%
G	275	275	18%		
	\$ 275	\$970		\$ (695)	
Absolute Value		\$ 970		\$ 695	
Issuer's Net					
Income	\$1,500				
	ificance based on the				
	of the companies net as a % of Issuer's net income	65%		46%	

(6792) 52

Order in Council / Décret

O.C./Décret 2292/2000

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation du soussigné, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil des ministres, décrète ce qui suit :

the works of art or objects of cultural significancelisted in Schedule "A" attached hereto, which works or objects are to be on temporary exhibition at the Royal Ontario Museum in Toronto pursuant to an agreement between the Royal Ontario Museum and San Antonio Museum of Art and The Walters Art Gallery and related agreements between San Antonio Museum of Art, The Walters Art Gallery, Los Angeles County Museum of Art and Brooklyn Museum of Art and the following Lenders:

- 1. Institute of Archeology of the National Academy of Science of Ukraine
- The National Historical Museum of Ukraine, acting on behalf of itself and on behalf of the Museum of the Historical Treasures of Ukraine; and

3. State Historical and Art Preserve, Pereiaslav-Khmel'nyts'kyi, Ukraine

are hereby determined to be of cultural significance and the temporary exhibition of same in Ontario to be in the interest of the people of Ontario in accordance with the provisions of subsection 1(1) of the Foreign Cultural Objects Immunity from Seizure Act, R.S.O. 1990, c.F.23.

Recommended HELEN JOHNS,

Minister of Citizenship, Culture

Approved and Ordered, January 13, 2000.

and Recreation

R. W. RUNCIMAN, Concurred Chair of Cabinet

HILARY M. WESTON, Lieutenant Governor.

SCHEDULE A

OBJECTS ON LOAN TO LEGACY IN GOLD: SCYTHIAN TREASURES FROM ANCIENT UKRAINE

Institute of Archaeology of the National Academy of Science of Ukraine

Item		Maker	Medium	Origin of Object	Inventory Number
1.	Bridle and whip ornaments, 9th - 8th century B.C.	Cimmerian	Bone	Kurhan near village of Zil'ne, Krym	AM657; AM 658
2.	Sword and scabbard tip (Buteroll), 9th - 8th century B.C.	Cimmerian	Iron and bronze	Subotiv, Cherkas'ka Oblast'	Z/777/115
3.	Dagger w/ scabbard ornament, Late 7th century B.C.	Scythian	Bronze, iron	Repiakhuvata Mohyla, near village of Matusiv, Cherkas'ka Oblast'	Z/857/80; Z/857/81
4.	Headdress (parts of reconstruction: 243 items), ca. 350 B.C.	Scythian	Gold, cloth	Tetianyna Mohyla, Dnipropetrovs'ka Oblast'	Z-1204, 1210, 1214, 1215, 1218, 1222-1224, 1226, 1227, 1237, 1242, 1243, 1245, 1253, 1255-1259, 1261, 1265, 1268, 1274, 1279, 1280, 1283, 1289-1419, 1421-1503
5.	Pair of shoes (parts of reconstruction: 22 items), ca. 350 B.C.	Scythian	Gold, woolen cloth	Tetianyna Mohyla, Dnipropetrovs'ka Oblast'	Z-1181, 1183-1188, 1192, 1194-1196, 1198-1200, 1202, 1203, 1205-1209, 1212
6.	Two horse bits, Late 7th century B.C.	Scythian	Bronze	Repiakhuvata Mohyla, near village of Matusiv, Cherkas'ka Oblast'	Z/857/18; Z/857/59
7.	Frontlet in the form of a fish, 4th century B.C.	Scythian	Gold	Taranova Mohyla, Inhulo- Kamianka, Kirovohrads'ka Oblast'	Z-15
8.	Krater fragment, ca. 575 - 550 B.C.	Greek	Terracotta	Berezan' Island, Mykolayivs'ka Oblast'	AM 1021/6156
9.	Black-figure vase from Berezan, ca. 575 - 550 B.C.	Greek	Terracotta	Berezan' Island, Mykolayivs'ka Oblast'	AM 983/6155
10.	Two amphoras, ca. 450 - 400 B.C.	Greek	Clay	Kurhan 13, near village of Velyka Znamianka, Zaporizhs'ka Oblast'	5/X/8, 5/X/11
11.	Ring made from coin of Pantikapaion, ca. 350 - 300 B.C.	Scythian	Gold	Velykyi Ryzhanivs'kyi Kurhan, near village of Ryzhanivka, Cherkas'ka Oblast'	KP-708/1
12.	Necklace with female pendants (119 items), ca. 325 B.C.	Scythian	Gold	Kurhan Ohuz, Khersons'ka Oblast'	Z-891 to Z-1009
13.	Necklace with amphora pendants, ca. 350 - 300 B.C.	Scythian	Gold	Kurhan 13, near Ordzhonikidze.Dnipropetrous' kaoblast'. Excavated by S.R. Polin and A.V. Nikolova, 1998	KP-722/4-73

Item		Maker	Medium	Origin of Object	Inventory Number
14.	Headdress pendants, ca. 350 - 300 B.C.	Scythian	Gold	Kurhan 13, near Ordzhonikidze.Dnipropetrous' kaoblast'. Excavated by S.R. Rolin and A.V. Nikolova,1998	KP-722/2-3
15.	Hat (reconstruction: 76 pieces total); a,b: band, (11pieces); c: plaque (33) with image of male head; d: plaques (31) with image of animal mask, ca.350 - 325BC	Scythian	Gold		Z-1669; Z-1670-1680; Z-1681-1713; Z-1714- 1744
16.	Two gold plaques with lotus ornament, c. 325 B.C.	Scythian	Gold	Kurhan Ohuz, near Nyzhni Sirohozy, Khersons'ka Oblast'	Z-464, 464
17.	Cup with horses, 5th century B.C.	Scythian	Gold, amber, glass	Bratoliubivs'kyi Kurhan, near village of Ol'hyne, Khersons'ka Oblast'	Z-4117
18.	Necklace with horse-head terminals, 5th cenury B.C.	Scythian	Gold	Bratoliubivs'kyi Kurhan, near village of Ol'hyne, Khersons'ka Oblast'	Z-4122
19.	Finial, 5th century B.C.	Scythian	Gold	Bratoliubivs'kyi Kurhan, near village of Ol'hyne, Khersons'ka Oblast'	Z-4116
20.	Roundel with Herakles, ca. 350 - 300 B.C.	Scythian	Silver, gilding	Babyna Mohyla, near village of Taraso-Hryhorivka, Dnipropetrovs'ka Oblast'	KP-IV-281
21.	Roundel with Herakles, ca. 350 - 300 B.C.	Scythian	Silver, gilding	Babyna Mohyla, near village of Taraso-Hryhorivka, Dnipropetrovs'ka Oblast'	KP-IV-385
22.	Roundel with male head, ca. 350 - 300 B.C	Scythian	Silver	Babyna Mohyla, near village of Taraso-Hryhorivka, Dnipropetrovs'ka Oblast'	KP-IV-384
23.	Roundel with male head, ca. 350-300 B.C	Scythian	Silver, gilding	Babyna Mohyla, near village of Taraso-Hryhorivka, Dnipropetrovs'ka Oblast'	KP-IV-384
24.	Roundel with Herakles and Cerberus, ca. 350-300 B.C.	Scythian	Silver	Babyna Mohyla, near village of Taraso-Hryhorivka, Knipropetrovs'ka Oblast'	KP-IV-386
25.	Roundel with Herakles and Nemean lion, ca. 350-300 B.C.	Scythian	Silver	Babyna Mohyla, near village of Taraso-Hryhorivka, Dnipropetrovs'ka Oblast'	KP-IV-282
26.	Roundel with Scylla, ca. 350-300 B.C.	Scythian	Silver	Babyna Mohyla, near village of Taraso-Hryhorivka, Dnipropetrovs'ka Oblast'	KP-IV-283 B/2
27.	Roundel with Scylla, ca. 350-300 B.C.	Scythian	Silver	Babyna Mohyla, near village of Taraso-Hryhorivka , Dnipropetrovs'ka Oblast'	KP-IV-283 B/1
28.	Prometopidion with the weary Herakles, ca. 350-300 B.C.	Scythian	Silver	Babyna Mohyla, near village of Taraso-Hryhorivka, Dnipropetrovs'ka Oblast'	KP-IV-283 A
29.	Two objects: 1) Prometopidion with nude youth; 2) Horse frontlet, ca. 350-300 B.C.	Scythian	Silver	Babyna Mohyla, near village of Taraso-Hryhorivka, Dnipropetrovs'ka Oblast'	KP-IV-284
30.	Bridle ornament with snake bodied female, ca. 350-300 B.C.	Scythian	Silver	Babyna Mohyla, near village of Taraso-Hryhorivka, Knipropetrovs'ka Oblast'	KP-IV-286

Item		Maker	Medium	Origin of Object	Inventory Number
Item					·
31.	Two heads in Phrygian caps, ca. 350-300 B.C.	Scythian	Gilt silver	Babyna Mohyla, near village of Taraso-Hryhorivka, Dnipropetrovs'ka Oblast'	KP-IV-272, 275
32.	Ornament with rosette, ca. 350-300 B.C.	Scythian	Gilt silver	Babyna Mohyla, near village of Taraso-Hryhorivka, Dnipropetrovs' ka Oblast'	KP-IV-259
33.	Plaques for rein with man's head (7 pieces), ca. 350 - 300 B.C.	Scythian	Silver	Babyna Mohyla, near village of Taraso-Hryhorivka, Dnipropetrovs'ka Oblast'	KP-IV-387
34.	Plaques for rein with lion head (10 pieces), ca. 350 - 300 B.C.	Scythian	Silver	Babyna Mohyla, near village of Taraso-Hryhorivka, Knipropetrovs'ka Oblast'	KP-IV-383
35.	Plaques for rein with gorgon head (11pieces), ca. 350 - 300 B.C.	Scythian	Silver	Babyna Mohyla, near village of Taraso-Hryhorivka, Knipropetrovs'ka Oblast'	KP-IV-388
36.	Open work plaque with female, ca. 350-300 B.C.	Scythian	Gold	Babyna Mohyla, near village of Taraso-Hryhorivka, Dnipropetrovs'ka Oblast'	Z-1745
37.	Plaques from a gorytos, ca. 350-325 B.C.	Scythian	Gold	Soboleva Mohyla, near village of Hirnyts'ke, Dnipropetrovs'ka Oblast'	Z-1996; Z-1976-1984; Z-1974, Z-1975; Z-1968, Z-1970-1971, 1985, 1973; Z-1969; Z-1986; Z-1987; Z-1989-1991; Z-1993; Z-1988; Z-1972
38.	Plaque from a bow, ca. 350-325 B.C.	Scythian	Gold		Z-1995
39.	Five strips from a whip, ca. 350 - 325 B.C.	Scythian	Gold	Soboleva Mohyla, near village of Hirnyts'ke, Dnipropetrovs'ka	Z-1997
40.	Torque with lions, ca. 350 - 325 B.C.	Scythian	Gold	Soboleva Mohyla, near village of Hirnyts'ke, Dnipropetrovs'ka Oblast'	Z-1825
41.	Two spiral bracelets with wolves, ca. 350 - 325 B.C.	Scythian	Gold	Soboleva Mohyla, near village of Hirnyts'ke, Dnipropetrovs'ka Oblast'	Z-1829; Z-1830
42.	Torque for a child, ca. 350-325 B.C.	Scythian	Gold	Soboleva Mohyla, near village of Hirnyts'ke, Dnipropetrovs'ka Oblast'	Z-2121
43.	Two rings, ca. 350-325 B.C.	Scythian	Gold	Soboleva Mohyla, near village of Hirnyts'ke, Dnipropetrovs'ka Oblast'	Z-1827; Z-1826
44.	Plaques with rosettes and winged beings (three groups @ 30, 71, and 36 per group = 137 pieces), ca. 350-325 B.C.	Scythian	Gold	Soboleva Mohyla, near village of Hirnyts'ke Dnipropetrovs'ka Oblast'	Z-1831-1967
45.	Kylix, ca. 350 - 325 B.C.	Scythian	Silver	Soboleva Mohyla, near village of Hirnyts'ke, Dnipropetrovs'ka Oblast'	KP-V-659
46.	Drinking horn, ca. 350 - 325 B.C.	Scythian	Silver, gold	Soboleva Mohyla, near village of Hirnyts'ke, Dnipropetrovs'ka Oblast'	KP-V-660
47.	Vessel with animal combat, ca. 350 - 325 B.C.	Scythian	Silver, gilding	Soboleva Mohyla, near village of Hirnyts'ke, Dnipropetrovs'ka Oblast'	KP-V-661

Item		Maker	Medium	Origin of Object	Inventory Number
48.	Vessel, ca. 350-325 B.C.	Scythian	Silver, gilding	Soboleva Mohyla, near village of Hirnyts'ke, Dnipropetrovs'ka Oblast'	KP-V-661-A
49.	Set of horse trappings (7 pieces), ca. 350-325 B.C.	Scythian	Silver	Soboleva Mohyla, near village of Hirnyts'ke, Dnipropetrovs'ka Oblast'	KP-V-664/1,2; 663/1,2; 662/1,2; 665/1
50.	Two plaques from a bridle, ca.350 - 325 BC	Scythian	Silver	Soboleva Mohyla, Dnipropetrovs'ka Oblast'	KP-V-665/2-3

The National Historical Museum of Ukraine

Item		Maker	Medium	Origin of Object	Inventory Number
51.	Figural group, 7th - 6th century B.C.	Scythian	Bronze	Caucasus	B 2699
52.	Figural scepter, 7th - 6th century B.C.	Scythian	Bronze	Siberia	В 2336
53.	Openwork belt buckle, 7th - 5th century B.C.	Scythian	Bronze	Caucasus (Aul Tseia, North Ossetia)	B 2698
54.	Dagger, 6th century B.C.	Scythian	Bronze	Kurhan near village of Kamianka, Cherkas'ka Oblast'	B 1029
55.	Belt plaques (frontal lion masks, 6 pieces; profile lion heads, 2 pieces), 5th century B.C.	Scythian	Bronze	Kurhan 4 near village of Berestniahy, Cherkas'ka Oblast'	B 738/1-3, 5, 8, 10; B7391/1-2
56.	Arrowheads (20 pieces; only 19 photographed), 6th – 4th century B.C.	Scythian	Bronze	Rivne, Cherkas'ka Oblast' (O. Bobrinskyi Collection)	B 50-272/1-10; B 28-4239/1-10
57.	Mirror, ca. 550 BC	Scythian	Bronze		B-760
58.	Cylindrical vessel, 6th century BC	Scythian	Clay		B-47-8
59.	Cauldron, 4th century B.C.	Scythian	Bronze	Melitopils'kyi Kurhan , Melitopil', Zaporizhs'ka Oblast'	B 54-138
60.	Two cheek pieces, 6th century B.C.	Scythian	Bone	Romens'kyi Raion, Sums'ka Oblast' (Village of Budky, for B 33-52)	B 41-237; b 33-52
61.	Horse bit, 6th - 5th century B.C.	Scythian	Bronze	Poltavs'ka Oblast' (Temnyts'kyi Collection)	B 1281
62.	Bow tip, 6th - 5th century BC	Scythian	Bone		B-2277
63.	Bow tip, Late 6th - early 5th century	Scythian	Bone		B-2278
64.	Pole top, 6th century B.C.	Scythian	Bronze	Romens'kyi Raion, Sums'ka Oblast'	B 41-425
65.	Pole top, 6th century B.C.	Scythian	Bronze	Romens'kyi Raion, Sums'ka Oblast'	B 41-426
66.	Staff ornament with male figure, 4th century B.C.	Scythian	Bronze	Chance find, Lysa Hora, Dnipropetrovs'ka Oblast'	B 2380
67.	Horse frontlet, 5th century B.C.	Scythian	Bronze	Kurhan near village of Vovkivtsi, Sums'ka Oblast'	В 32-99

Item		Maker	Medium	Origin of Object	Inventory Number
68.	Belt plaques in the shape of moose heads (6 pieces), 5th century B.C.	Scythian	Bronze	Kurhan 459 near village of Turiia, Kirovohrads'ka Oblast'	B 1299
69.	Plaque with stag legs, 4th - 3rd century	Scythian	Bronze		B-698
70.	String of beads, 6th - 4th century B.C.	Scythian	Semi-precious stones	Kanivs'kyi Raion, Cherkas'ka Oblast' (O. Bobrinskyi Collection)	B 1882
71.	String of beads, ca. 600 - 400 B.C.	Scythian	Semi-precious stones	Kurhan 447 near village of Zhurivka, Cherkas'ka Oblast'	B 1597
72.	String of beads, 4th century B.C.	Scythian	Glass paste	Melitopil's'kyi Kurhan, burial 1, Melitopil', Zaporizhs'ka Oblast'	B 54-102
73.	Lydion from Olbia, 6th century B.C.	Greek	Clay	Olbia, near Parutyne, Mykolayivs'ka Oblast'	B7-161
74.	Black-figure vase from Olbia, 6th century B.C.	Greek	Clay	Olbia, near Parutyne, Mykolayivs'ka Oblast'	В 7-159
75.	Two-handled vase from Olbia, 6th century B.C.	Greek	Clay	Olbia, near Parutyne, Mykolayivs'ka Oblast'	B4-249
76.	Two-handled vase from Olbia, 6th century B.C.	Greek	White clay	Olbia near Parutyne, Mykolayivs'ka Oblast'	B1-73
77.	Head vase from Olbia, 5th century B.C.	Greek	Clay	Olbia, near Parutyne, Mykolayivs'ka Oblast'	5373
78.	Kylix with inscription from Olbia, 5th century B.C.	Greek	Clay	Olbia, near Parutyne, Mykolayivs'ka Oblast'	B1-110
79.	Kylix with inscription from Olbia, 5th century B.C.	Greek	Clay	Olbia, near Parutyne, Mykolayivs'ka Oblast'	B5-1482
80.	Fragmentary vessel from Olbia, 4th century B.C.	Greek	Clay	Olbia, near Parutyne, Mykolayivs'ka Oblast'	B4-756
81.	Fragmented Kylix with inscription from Olbia, 5th - 4th century B.C.	Greek	Clay	Olbia, near Parutyne, Mykolayivs'ka Oblast'	B3-1674
82.	Head bead pendant from Olbia, 3rd century B.C.	Greek	Glass	Olbia, near Parutyne, Mykolayivs'ka Oblast'	B3-146
83.	Attic red-figure vase from Pantikipaion (fish plate), 4th century B.C.	Greek	Clay	Kerch (Pantikapaion), Krym	B27-1576
84.	Black-glaze horse head from Olbia, 3rd century B.C.	Greek	Clay	Olbia, near Parutyne, Mykolayivs'ka Oblast'	B1-74
85.	Figurine of seated Cybele from Olbia, 3rd century B.C.	Greek	Terracotta	Olbia, near Parutyne, Mykolayivs'ka Oblast'	B3-1339
86.	Figure of a goddess from Pantikapaion, 2nd - 3rd century A.D.	Greek or Roman	Terracotta	Kerch (Pantikapaion), Krym	B11-81
87.	Hydria with Siren, 5th century B.C.	Greek	Bronze	Kurhan near village of Pishchane, Cherkas'ka Oblast'	B41-433
88.	Louterion with griffins, 5th century B.C.	Greek	Bronze	Kurhan near village of Pishchane, Cherkas'ka Oblast'	B 41-439
89.	Situla, 5th century B.C.	Greek	Bronze	Kurhan near village of Pishchane, Cherkas'ka Oblast'	В 41-437
90.	Hydria with lion handle, 5th century B.C.	Greek	Bronze	Kurhan near village of Pishchane, Cherkas'ka Oblast'	В 41-429

Item		Maker	Medium	Origin of Object	Inventory Number
91.	Handled pail, 5th century B.C.	Greek	Bronze	Kurhan near village of Pishchane, Cherkas'ka Oblast'	B 41-438
92.	Handled Amphora, 5th century B.C.	Greek	Bronze	Kurhan near village of Pishchane, Cherkas'ka Oblast'	B 41-428
93	Amphora, 5th century B.C.	Greek	Bronze	Chance find near village of Pishchane, Cherkas'ka Oblast''	B 41-430
94.	Helmet, 4th century B.C.	Greek	Bronze	Halushchyne Gully, near village of Pastirs'ke, Cherkas'ka Oblast'	B-1201
95.	Mirror with eagle-headed finial, ca. 550 - 500 B.C.	Scythian	Bronze	Village of Basivka, Sums'ka Oblast'	B 1132
96.	Mirror with feline, 6th century B.C.	Scythian	Bronze	Romens'kyi Raion, Sums'ka Oblast'	B 1128

The Museum of the Historical Treasures of Ukraine

(A Branch of the National Historical Museum of Ukraine)

Item		Maker	Medium	Origin of Object	Inventory Number
97.	Pin, 9th - 8th century B.C.	Cimmerian	Gold, faience, glass inlay	Kurhan 1, burial 3, near Village of Vilshany, Cherkas'ka Oblast'	AZS-3774
98.	Disc, 8th century B.C.	Cimmerian	Gold, silver, faience	Vysoka Mohyla, burial 2, near Village of Balky, Zaporizhs'ka Oblast'	AZS-2676
99.	Reconstructed costume of a Scythian warrior; helmet, ca. 450 – 400 B.C.	Modern reconstruction	Leather, iron, wood, bronze, horsehair, fabric	from Kurhan 2 near Hladkivshchyna, Cherkas'ka Oblast'	TV-2605
100.	Decorations for a whip (19 total pieces) plaque, 4th century B.C.	Scythian	Gold	Tovsta Mohyla, Dnipropetrovs'ka Oblast'	AZS-2489; AZS- 2491//1-18
101.	Costume of a Scythian woman (195 pieces), of the 4th century B.C.	Modern reconstruction	Textile,leather, copper	from Tovsta Mohyla, burial 2, near Ordzhonikidze, Dniproopetrovs'ka Oblast'	NDF-251, 252, 259, 392, 394, 395
102.	Plaques for clothing, 4th century B.C.	Scythian	Gold , cloth	Melitopil's'kyi Kurhan, burial 1, Melitopil', Zaporizhs'ka Oblast'	AZS-1371/1-13; AZS-1402; AZS-1335/1-14; AZS-1372/15-28; AZS-1339/1-20; AZS-1346/21-32; AZS-1329/14-20; AZS-1393; AZS-1338/1-20
103.	Headdress pendants with griffin attack (pair), 4th century B.C.	Scythian	Gold	Kurhan 4 near village of Novosilky, Cherkas'ka Oblast'	DM-6435-6436
104.	Two plaques in the form of griffins, Late 7th century B.C.	Scythian	Gold and gilt silver	Kurhan Perepiatykha, near village of Marianivka, Kyivs'ka Oblast'	AZS-1640; AZS-984/8
105.	Group of plaques with griffin (23 pieces), 4th century B.C.	Scythian	Gold	Berdians'kyi Kurhan, central burial chamber, near village of Novovasylivka, Zaporizhs'ka Oblast'	AZS-3077/65-87
106.	Hatchet, 5th century B. C.	Scythian	Bronze	Kurhan 18, burial 2, in village of L'vove, Khersons'ka Oblast'	AZS-3301
107.	Boar, 4th century B.C.	Scythian	Gold, silver	Khomyna Mohyla (Kurhan 13), burial 1, near village of Nahirne, Dnipropetrovs'ka Oblast'	AZS-2451

Item		Maker	Medium	Origin of Object	Inventory Number
108.	Bridle ornaments, 4th century B. C.	Scythian	Silver	Ohuz Kurhan (Pivichna Mohyla), near Nyzhni Sirohozy, Khersons'ka Oblast'	AZS-3754/1-12
109.	Pole top, 4th century B. C.	Scythian	Bronze	Tovsta Mohyla, burial 1, near Ordzhonikidze, Dnipropetrovs'ka Oblast'	AZS-2554
110.	Diadem with cult scenes, ca. 350 - 300 B.C.	Scythian	Gold	Kurhan 2 near village of Sakhnivka, Cherkas'ka Oblast'	DM-1639
111.	Plaque with seated goddess and a Scythian, ca. 350 B. C.	Scythian	Gold	Kurhan Nosaky (Kurhan 4), burial 1, near Balky, Zqaporizhs'ka Oblast'.	AZS-2696/1
112.	Plaque with drinking scene, Early 4th century B. C.	Scythian	Gold	Berdians'kyi Kurhan near village of Novovasylivka, Zaporizhs'ka Oblast'	AZS-3076/3
113.	Plaque with bird heads, 5th century B. C.	Scythian	Gold	unknown origin	DM-6305
114.	Plaque with bird heads, 5th century B.C.	Scythian	Gold	Kurhan 4 in Berestniahy, Cherkas'ka Oblast'	DM-6253
115.	Torque with bird head terminal, 4th century B. C.	Scythian	Gold	Kurhan 1 near village of Vovkivtsi, Sums'ka Oblast'	DM-1694
116.	Scarab ring, 7th century B.C.	Ancient cities of the Northern Black Sea Coast	Gold, jasper	Symferopil' (Scythian Neapolis), Krym	AZS-1545
117.	Pendant from Pantikapaion, 5th century B.C.	Greek	Gold, carnelian	Kerch (Pantikapaion), Krym	DM-6093
118.	Plaque with Gorgon mask, 4th - 3rd century B.C.	Greek	Gold	Theodosia, Krym	AZS-1557
119.	Ring with Hermes from Pantikapaion, 5th century B.C.	Greek	Gold	Chance find in Kerch (Pantikapaion), Krym	AZS-1692
120.	Herakles club pendant, 1st - 3rd century AD	Scythian	Gold, glass paste	Child's burial, Scythian Neapolis, Symferopil' Krym	AZS-1511
121.	Herakles club pendant, 1st - 3rd century AD	Scythian	gold, glass paste	Krym	AZS-1902
122.	Pendant in the form of a female head, 4th century B.C.	Scythian	Gold	Kurhan 2, burial 3, near village of Velyka Bilozirka, Zaporizhs'ka Oblast'	AZS-2748
123.	Sphinx earring, 4th century B.C.	Scythian	Gold, enamel	"Three-Brother" Kurhan group, Kurhan 1 ("Eldest"), near Ohon'ky,Krym	AZS-2282/1
124.	Bracelet, ca. 350 - 300 B.C.	Scythian	Gold, bronze, enamel	"Three-Brother" Kurhan grup, Kurhan 1 ("Eldest"), near Ohon'ky, Krym	AZS-2281/1
125.	Scaraboid ring, 4th century B.C.	Scythian	Gold	"Three-Brother" Kurhan Group, Kurhan 1 ("Eldest"), near Ohon'ky, Krym	AZS-2272
126.	Finger ring with griffin and horse, 4th century B. C.	Scythian	Gold	Denysova Mohyla (Kurhan 6), near Ordzhonikidze, Dnipropetrovs'ka Oblast'	AZS-2956
127.	Whetstone handle ornament, 4th century B. C.	Scythian	Gold	Berdians'kyi Kurhan near village of Novovasylivka, Zaporizhs'ka Oblast'	AZS-3079

Item		Maker	Medium	Origin of Object	Inventory Number
128.	Plaque with bee, 4th century B.C.	Scythian	Gold	Haimanova Mohyla, burial 2, near village of Balky, Zapporizhs'ka Oblast'	AZS-2380/1
129.	Gorytus cover, 4th century B.C.	Scythian	Gold	Melitopil's'kyi Kurhan, burial 2, Melitopil', Zaporizhs'ka Oblast'	AZS-1416
130.	Plaque in the shape of a lion, ca. 350 - 300 B. C.	Scythian	Gold	Kurhan 1 near Vovkivtsi, Sums'ka Oblast'	DM-1703
131.	Plaque in the form of a winged female, 4th century B. C.	Scythian	Gold	unknown origin	AZS-1556
132.	Diadem, 4th century B.C.	Scythian	Gold	Kurhan 2, burial 2, near village of Vil'na Ukrayina, Khersons'ka Oblast'	AZS-2421
133.	Plaque with human face and lion mask, 4th century B. C.	Scythian	Gold	Ohuz Kurhan, Nyzhni Sirohozy, Khersonska Oblast'	DM-6264
134.	Plaque with Herakles and the Nemean lion, 4th century B. C.	Scythian	Gold	Tovsta Zhovtokamians'ka Mohyla, burial 1, near village of Taraso-Hryhorivka, Dnipropetrovs'ka Oblast'	AZS-2937/1
135.	Plaque with frontal female head, ca. 350 - 300 B.C.	Scythian	Gold	Kurhan 1 near village of Vovkivtsy, Sums'ka Oblast'	DM-1706/6
136.	Drinking horn, 5th century B.C.	Scythian	Gold, organic materials	Kurhan 13 near village of Velyka Znamianka, Zaporizhs'ka Oblast'.	AZS-3587
137.	Beaker with rosettes and birds, 5th century B. C.	Scythian	Gold, wood	Kurhan 9 near village of Osytniazhka, Kirovohrads'ka Oblast'	NDF-406; DM-6453/1; 6453/2
138.	Bowl, 4th century B.C.	Scythian	Silver, gilded handle	Kurhan 22, burial 2, near village of Vil'na Ukrayina, Khersons'ka Oblast'	AZS-2415
139.	Open work plaque with hunt scene, 4th century B. C.	Scythian	Gold	Kurhan 11, burial 4, near village of Hunivka, Zaporizhs'ka Oblast'	AZS-2926
140.	Helmet with combat scenes, 4th century B.C.	Scythian	Gold	Perederieva Mohyla (Kurhan 2), near village of Zrubne, Donets'ka Oblast'	AZS-3765
141.	Torque with lion finials, 4th century B.C.	Scythian	Gold	Kurhan 22, burial 2, near village of Vil'na Ukrayina, Kherson'ska Oblast'	AZS-2411
142.	Plaque with sphinx and man, 4th century B.C.	Scythian	Gold	Berdians'kyi Kurhan, central burial chamber, near village of Novobasylivka, Zaporizhs'ka Oblast'	AZS-3078/3
143.	Torque, Late 1st - early 2nd century A.D.	Sarmatian	gold, glass	Nohaichyns'kyi Kurhan, village Chervone, Krym	AZS-2853
144	Dolphin fibula, Late 1st c - early 2nd century A.D.	Sarmatian	gold, rock crystal, bronze	Nohaichyns'kyi Kurhan village Chervone, Krym	AZS-2878
145.	Fibula, 1st - 2nd century A.D.	Sarmatian	Gold, garnet, glass	Nohaichyns'kyi Kurhan, village Chervone, Krym	AZS-2864
146.	Finger ring, 1st - 2nd century A.D.	Sarmatian	gold, carnelian	Nohaichyns'kyi Kurhan, village of Chervone, Krym	AZS-2866
147.	Headdress (with unattached diademelement); reconstruction a-l.) Plaque w/ 25 pendants, 4th century B.C.	Scythian	Gold	Kurhan 22, burial 2, near village of Vil'na Ukrayina, Khersonska Oblast'	AZS-2410/1-16; 2416/1-54

Item		Maker	Medium	Origin of Object	Inventory Number
148.	Plaques with running figure (40 pieces total); series of plaques with running figure in left profile (25 pieces), 5th century	Scythian	Gold	Kurhan 5, burial 1, near village of Arkhanhels'ka Sloboda, Khersons'ka Oblast'	AZS-2333/1, 4-8, 10-11, 13-15, 17, 20, 22-23, 25-27, 32, 35, 38-51, 56, 59-62, 64; AZS-2333/2-3, 9, 12, 16, 18-19, 21, 24, 28-31, 33-34, 36-37, 52-55, 57-58, 63, 65
149.	Plaques with maenads, 4th century B. C.	Scythian	Gold	Haimanova Mohyla, southern entry tomb 4, near Balky, Zaporizhs'ka Oblast'	AZS-2649/1-2; AZS-2650
150.	Sword and scabbard with boar head, ca. 330 - 300 B.C.	Scythian	Gold, iron	Kurhan 30 near Belyka Bilozirka Village, Zaporizhs'ka Oblast'	AZS-3261-3262
151.	Sword and scabbard with griffin, 4th century B.C.	Scythian	Gold, iron	Tovsta Mohyla, burial 1, near Ordzhonikidze, Dnipropetrovs'ka Oblast'	AZS-2491-2493
152.	Plaques for garment (167 pieces), ca. 350-300 B.C.	Scythian	Gold	Haimonova Mohyla, near village of Balky, Zaporizhs'ka Oblast'	AZS-2660/1-123; 2655/1-8; 2377/1-6; 2668/1-28; 2670/1; 2670/2
153.	Pair of earrings with seated goddess, 4th century B. C.	Scythian	Gold	Kurhan 10, burial 3, near Velyka Znamianka, Zaporizhs'ka Oblast'	AZS-3661/1-2
154.	Boat earrings with pendant (pair), 4th century B.C.	Scythian	Gold	Kurhan 8, burial 2, near village of Vil'shans'ke, Zaporizhs'ka Oblast'	AZS-3641/1-2
155.	Pair of hoop earrings, 4th century B.C.	Scythian	Gold	Kazenna Mohyla, burial 2, near village of Topoline (Shmalky), Zaporizhs'ka Oblast'	AZS-3736/1-2
156.	Headdress with stag plaques (reconstructed, plus 2 real examples) (44 pieces total), Late 7th - early 6th century B.C.	Scythian	Gold, fabric	Based on material from Mohyla Ternivka (Kurhan 100) near village of Syniavka, Cherkas'ka Oblast'; real examples from same Kurhan.	NDF 238-239 (reconstruction); DM-6307/2-3 (originals)
157.	Plaques with stags, 5th century B.C.	Scythian	Gold	Ispanova Mohyla (Kurhan 4), near village of Nahirne, Dnipropetrovs'ka Oblast'	AZS-2958/1-3
158.	Two plaques in the form of a horse, Late 7th - early 6th century B.C.	Scythian	Gold	Kurhan 35 near village of Bobrytsia, Cherkas'ka Oblast'	AZS-988/8-9
159.	Gorytus plaques in form of boars, dogs, leopards, and a stag, 5th century B.C.	Scythian	Gold	Kurhan 5, burial 1, near village of Arkhanhels'ka Sloboda, Khersons'ka Oblast'	AZS-2325/1-6; AZS-2327/1-3; AZS-2326/1-2; AZS-2328
160.	Sword scabbard with a boar, Late 6th - early 5th century B.C.	Scythian	Gold, enamel	Kurhan 6, burial 1, near Oleksandrivka, Dnipropetrovs'ka	AZS-3349-3350
161.	Quiver cover with attack scene, 5th century B.C.	Scythian	Gold	Kurhan 1, burial 6, near Illicheve, Krym	AZS-2288/1-2
162.	Bowl in the form of an eagle, 4th century B. C.	Scythian	Gold	Berdians'kyi Kurhan near Novovasylivka, Zaporizhs'ka Oblsast'	AZS-3068/1-5
163.	Bowl with plaques of bird heads, 5th century B.C.	Scythian	Gold, wood reconstruction	Zavads'ka Mohyla, Kurhan 1, near Ordzhonikidze, Dnipropetrovs'ka Oblast'	AZS-2809/1-7

State Historical and Art Preserve, Pereiaslav-Khmel'nyts'kyi, Ukraine

Item		Maker	Medium	Origin of Object	Inventory Number
164.	Helmet, 5th century B.C.	Scythian	Iron	Kurhan no. 2, Burial 1, near village of Novofedorivka, Khersons'ka Oblast'	A-969
165.	Storage vessel, 6th century B.C.	Scythian	Clay	Village of Trakhtemyriv, Cherkas'ka Oblast'	PXDIKZ-T3-1977
166.	Cauldron, 5th century B.C.	Scythian	Bronze	Kurhan 2, Burial 1, village of Chervoyi Peredil, Khersons'ka Oblast'	PXDIKZ-T3-566
167.	Louterion w/ Siren, 5th century B.C.	Greek	Bronze	Chance find near village of Pishchane, Cherkas'ka Oblast'	T3-4182
168.	Helmet, 5th century B.C.	Greek	Bronze	Chance find near village of Stovpiahy, Kyivs'ka Oblast'	T3-1241
169.	Vessel, 4th century B.C.	Scythian	Glass	Pereyaslav-Khmel'nyts'kyi Oblast'	PXDIKZ-2056
170.	Stele, 5th century B.C.	Scythian	Granite	Village of Plavni, Odes'ka Oblast'	T3-1484
171.	Stele, 5th - 4th century B.C.	Scythian	Limestone	Zolota Balka, Khersonsk'a Oblast'	T3-1485
(6782)	52				

Provincial Land Tax Act

TAKE NOTICE that I have caused a list of the lands in respect of which notices have been mailed under subsection 1 of Section 33 of The Provincial Land Tax Act, to be prepared and to be published herein and I hereby GIVE NOTICE that unless the total amount of tax, penalties, interest and costs shown in any of the notices so mailed are paid on or before the 30th day of November, 2001, the land and every interest therein in respect of any such notice will be liable to be forfeited to and to be vested in the Crown on the 1st day of December, 2001 by certificate of The Deputy Minister under his hand and seal of office.

(THIS IS NOT A TAX SALE. The lands listed below cannot be purchased by paying the taxes.)

Dated at Oshawa, Ontario the 7th day of December, 2000

P. Goral
Director
Motor Fuels and Tobacco Tax Branch,
Ministry of Finance,
Oshawa, Ontario

Description of Property

DISTRICT OF ALGOMA

Account No. 51422597
Surface Rights only for Parcel 305, Michipicoten, Water lot C.K. 167:
Surface Rights only for Parcel 539 Algoma West Section, Water lot K.G. 3: Surface Rights only for Parcel 535 Algoma West Section, Island K.G. 1 or Wigwam Island and Island K.G.2: Surface Rights only for Parcel 1865 Algoma West Section, part of Water lot B.Y. 12.

\$78.89

Account No. 55272808
Surface Rights only for Parcel 141 Algoma Central Railway Lands being Lot 72 Plan M-116 (Esquega Township)......\$345.60

Account No. 55275238
Surface Rights only for Parcel 119 Algoma Central Railway Lands being Lot 108 Plan M-116 (Esquega Township)......\$98.98

Township of Aberdeen

Township of Aweres

Account No. 52650607 Surface Rights only for Section 34 Part 2 on 1R-7861 as described in Instrument T-318547\$191.42
Account No. 53984797 Surface Rights only for Parcel 6936 Algoma West Section being Part of the Northeast Quarter of Section 15
Account No. 53984878 Surface Rights only for Parcel 2673 Algoma West Section being Part of the Northeast Quarter of Section 15
Account No. 54006748

Surface Rights only for Lot 47 Registrar's Compiled Plan H-626 as

described in Instrument T-392842.....\$154.58

DISTRICT OF ALGOMA (Cont'd)
Township of Aweres (Cont'd)
Account No. 57628561 The Surface Rights only of that Part of Section 28 as described in T359278
Account No. 57974877 The Surface Rights only of that Part of the NW1/4 of Section 34 as described in T128714, Save and Except Registrar's Compiled Plan H709, Parts 1 to 5 inclusive Plan 1R4320, Part 1 Plan 1R6166, Part 1 Plan 1R6846 and Parts 1 to 4 inclusive on Plan 1R7861 \$133.71
Account No. 58734535 The Surface Rights only of Parcel 10658 Algoma West Section being Lot 12 on Plan M-236
Account No. 58734616 The Surface Rights only of Parcel 10658 Algoma West Section being Lot 13 on Plan M-236. \$76.76
Account No. 59161679 The Surface Rights only of that Part of the NW1/4 of Section 34 designated as Part 4 on Plan 1R-4320
Township of Dennis
Account No. 56533648 The Surface Rights only of Parcel 35-1, Section 1M-429 being Lot 35 on Plan 1M-429
Account No. 57417030 The Surface Rights only of Lot 64 on Red Rock Subdivision Plan No. H-539, together with a right in property in the nature of an easement to use the common area Block B for the benefit and enjoyment as appurtenant to the said Lot in common with similar right in property as an easement to Lot numbers 1 to 65 inclusive as described in T294839. \$80.16
Account No. 58045853 The Surface Rights only of Lot 65 on Red Rock Subdivision Plan No. H-539, together with a right in property in the nature of an easement to use the common area Block B for the benefit and enjoyment as appurtenant to the said Lot in common with similar right in property as an easement to Lot numbers 1 to 65 inclusive as described in T294839. \$
Township of Deroche
Account No. 54445130 Surface Rights only for Lot 79 Hazzard Subdivision Plan H-538 as described in Instrument T-334565
Township of Elgie
Account No. 59161881 The Surface Rights only of Parcel 9524 Algoma West Section being Location RY-30 designated as part 1 on Plan 1R-1191\$648.43
Township of Fenwick
Account No. 50013626 Surface Rights only of the South West quarter South of the road of the

Surface Rights only of the South West quarter South of the road South Half of Section 8, described in registered instrument number T-225380, Saving & Excepting Part 1 on Plan 1R-6783.....\$660.57 Account No. 50013740 Surface Rights only of the South East quarter of the South Half of

Section 8, described in registered instrument number T-225380,

Account No. 54039310 Surface Rights only for Lot 28 Registrar's Compiled Plan H-807 as described in Instrument T-93385.....\$121.23

Description of Property

DISTRICT OF ALGOMA (Cont'd)

DISTRICT OF ALGOMA (Cont'd)
Township of Fenwick (Cont'd)
Account No. 54045557 Surface Rights only of the South West quarter of the South Half of Section 8, described in registered instrument number T-225380, Saving & Excepting Part 1 on Plan 1R-6783
Account No. 54046448 Surface Rights only for the South 1/2 of the North 1/2 of Section 8 as described in Instrument T-238373
Account No. 54047096 Surface Rights only for the North 1/2 of the North 1/2 Section 9 as described in Instrument T-238373
Account No. 54047177 Surface Rights only for the South 1/2 of the Northwest 1/4 of Section 9 as described in Instrument T-238373
Account No. 54063032 Surface Rights only for FIRSTLY:Lot 8 Registrar's Compiled Plan H-806; SECONDLY: together with a Right-of-Way over Lot 6 Registrar's Compiled Plan H-806 as described in Instrument T-371935.
Account No. 54066627 Surface Rights of Lot 110 Registrar's Compiled Plan H-812 as described in Instrument T-379036
Township of Fisher
Account No. 54088761 Surface Rights only for Part Northwest 1/4 Section 19 as described in Instrument T-312633

Township of Galbraith

•	
Account No. 59166204 The Surface Rights only of Parcel 6948 Algoma Centre Section Part of Lot 4 Concession 3 designated as Parts 1 & 2 on Plan 1	R-4152.
Township of Gould	
Account No. 58119300 The Surface Rights only of Parcel 6901 Algoma Centre Section	on being

Township of Havilland

	54408285 s only for Lot 16 Registered Plan H-415 as described in 377584\$364.96
Account No.	54410522

Surface Rights only FIRSTLY: Part Broken Northwest 1/4 of Section 24; SECONDLY: Surface Rights only for Part Southwest 1/4 of Section 13 as described in Instrument T-296902.....\$215.39

Account No. 55969876 The Surface Rights only of Parcel 10184 Algoma West Section being

Account No. 58042706 The Surface Rights only of Block 1 on Globensky Subdivision Plan

Township of Herrick

Account No.										
Surface Rights	only for	Part	North	east 1	/4	Section	24	as	described	in
Instrument T-3	112633.								\$127.9	7

DISTRICT OF ALGOMA (Cont'd)

Township of Reilly

Account No. 58362816

The Surface Rights only of Parcel 7614 Algoma Centre Section being Summer Resort Lot 39 on Plan M-284 save and except that part of Location CL 1930 designated as Part 2 on Plan 1R-2452....\$148.39

Township of Scarfe

Account No. 50098362

Surface Rights only for Parcel 7264 Algoma Centre Section, Part of Location C.L. 111, now designated as Part 4 on 1R-4661....\$164.17

Township of Slater

Account No. 58558583

The Surface Rights only of Parcel 3874 Algoma West Section being

Account No. 58558664

The Surface Rights only of Parcel 3873 Algoma West Section being Mining Claims SSM 15663, SSM 15664, and SSM 15665. . . . \$78.89

Account No. 58558745

The Surface Rights only of Parcel 3879 Algoma West Section being Mining Claim SSM 15649 and SSM 15652.....\$78.93

Account No. 58558826

The Surface Rights only of Parcel 3880 Algoma West Section being

Account No. 58558907

The Surface Rights only of Parcel 3873 Algoma West Section being Mining Claims SSM 15663, SSM 15664, and SSM 15665. . . . \$78.93

The Surface Rights only of Parcel 3879 Algoma West Section being Mining Claim SSM 15649 and SSM 15652......\$78.89

Account No. 58559130

The Surface Rights only of Parcel 3878 Algoma West Section being Mining Claim SSM 15653 and SSM 15654.....\$78.93

Account No. 58559211

The Surface Rights only of Parcel 3878 Algoma West Section being Mining Claim SSM 15653 and SSM 15654.....\$78.89

Account No. 58559393

The Surface Rights only of Parcel 3873 Algoma West Section being Mining Claims SSM 15663, SSM 15664, and SSM 15665. . . . \$78.93

Account No. 58559474

The Surface Rights only of Parcel 3877 Algoma West Section being

Account No. 58559555

The Surface Rights only of Parcel 3875 Algoma West Section being

Account No. 58559636

The Surface Rights only of Parcel 3876 Algoma West Section being

Account No. 58562521

The Surface Rights only of Parcel 3870 Algoma West Section being

Township of Tilley

Account No. 54235097

Surface Rights only for Part Broken Northeast 1/4 of Section 35 as described in Instrument T-375555.....\$275.04

Description of Property

DISTRICT OF ALGOMA (Cont'd)

Township of Tilley (Cont'd)

Account No. 58233196

The Surface Rights only of Lot 11 on White Subdivision Plan H-678 as previously described in T376603. \$271.32

Township of Vankoughnet

Account No. 54247672

Surface Rights only for the Southwest 1/4 of Section 28 as described in Instrument T-216768.....\$418.71

DISTRICT OF COCHRANE

Account No. 58940186

The Surface Rights only of Parcel 8087 Section North East Cochrane being Blocks A, D, E, and F and Lots 66 and 76 on Plan M-376, situate on Factory Island at the Mouth of the Moose River....\$346.80

Township of Aurora

Account No. 50187608

Surface Rights only for Parcel 4284 North East Cochrane, being Lot Number Twenty-Six (26), as shown on Plan M-86 Cochrane.

Township of Calder

Account No. 50014207

Surface Rights only for Parcel 4882 North East Cochrane, being the West Half of Lot Number Four (4), in the Eighth Concession.

.....\$132.64

Township of Carnegie

Account No. 50016242

Surface Rights only for Parcel 5836 North East Cochrane, being the South Half of Lot Number Nine (9), in the First Concession. . .\$79.22

Township of Clute

Account No. 50024423

Surface Rights only for Parcel 1487 North East Cochrane, being Lot Number Nineteen (19) in the Sixth Concession......\$91.67

Account No. 50024504

Surface Rights only for Parcel 3263 North East Cochrane, being Lot Number Twenty-Two (22), in the Sixth Concession......\$95.80

Account No. 55707120

The Surface Rights only of Parcel 1881 Section North East Cochrane

Township of Hanlan

Account No. 50654583

Surface Rights only for Parcel 2754 Centre Cochrane, being Lot Number Twelve (12) in the Fourth Concession.....\$100.23

Township of Hanna

Account No. 50179184

Surface Rights only for Parcel 2278 North East Cochrane, being Lot lettered "J" on Plan M-57 Cochrane, Saving and Excepting Expropriation #112608 and Expropriation #115424.....\$100.19

Township of Newmarket

Account No. 50129845

Surface Rights only for Parcel 2263 North East Cochrane, being the South Part of Broken Lot Number Eleven (11) in the First Concession.\$251.15

DISTRICT OF COCHRANE (Cont'd)

Township of Newmarket (Cont'd)

Account No. 50130797 Surface Rights only for Parcel 3996 North East Cochrane, being The North Half of Lot Number Four (4), in the Second Concession.\$103.91

Township of O'Brien

Account No. 50702251

Surface Rights only for Parcel 4245 Centre Cochrane, being Lot Number Twenty (20), in the Seventeenth Concession......\$391.11

Township of Way

Account No. 50719707

Surface Rights only for Parcel 10612 Centre Cochrane, being the Surface Rights of Lot 9, in the 3rd Concession.....\$189.98

Surface Rights only for Parcel 10612 Centre Cochrane, being the Surface Rights of that Part of Lot 10, in the 3rd Concession. . .\$71.74

Account No. 58063339

The Surface Rights only of Parcel 9107 Centre Cochrane, being Part

DISTRICT OF KENORA

Account No. 51041712

Surface Rights only for Parcel 16827 District of Kenora Freehold, being Location designated as E.B. 531 West of the Township of Redditt.....\$162.36

Account No. 51057619

Surface Rights only for Parcel 17388 District of Kenora Freehold, being Part of Beacon Island and designated as Summer Resort Location EB.883 situate in the Sunset Channel of the Lake of the Woods.

Account No. 51091892

Surface Rights only for Parcel 20040 District of Kenora Freehold, being Summer Resort Location designated as E.B.1549 on Populous Lake.....\$278.39

Account No. 51272340

Surface Rights only for Parcel 4363 Northern Division Rainy River Freehold, being Island S588 situate in The Lake of the Woods near

Account No. 51303342

Surface Rights only for Parcel 12893 District of Kenora Freehold, being Lots numbers Twenty-two, Twenty-three, Twenty-four, Twentyfive, Twenty-six, Twenty-seven, Twenty-eight, Twenty-nine, Thirty, Thirty-one and Part of Lot Thirty-two, in Block Number Five, situate at Wabigoon as shown on Plan M.36.....\$250.41

Account No. 51312252

Surface Rights only for Parcel 20482 District of Kenora Freehold, being Lots Number Thirty-one and Thirty-two at Wabigoon as shown on Plan of Subdivision of Parts of Locations D.169 and D.310 on Plan M.36.....\$159.86

Account No. 51358554

Surface Rights only for Parcel 6616 District of Kenora Freehold being Lot Number Sixty-eight situate on the North Side of Fifth Street as shown on Plan M.219 and Parcel 16484 District of Kenora Freehold being Lot Number Sixty-seven as shown on Plan M.219, both in the Townplot of Macfarlane.....\$195.87

Description of Property

DISTRICT OF KENORA (Cont'd)

Account No. 51364538

Surface Rights only for Parcel 20536 District of Kenora Freehold. being Lot Number Twenty-two as shown on Plan M.222, in the Townplot of Winnipeg River Crossing, now Minaki. \$206.97

Account No. 53871356

Surface Rights only for Parcel 23245 District of Kenora Freehold being Summer Resort Location H.K.126 west of the Township of

Account No. 57337001

The Surface Rights only of Firstly: Parcel 20275 Section District of Kenora Freehold, being that part of Mining Claim K15433 not covered by the waters of Atikwa Lake and Secondly: Parcel 20276 Section District of Kenora Freehold, being that part of Mining Claim K15434 not covered by the waters of Atikwa Lake, both situate in the Atikwa

Account No. 57646969

The Surface Rights only of Parcel 3639 North Division Rainy River Freehold, being Mining Location A 20 on Sultana Island in the Lake of the Woods save and except Mining Locations X42 and X43.\$225.33

Account No. 58279579

The Surface Rights only of Parcel 25700 Section Kenora No. 23, being an Island in Shoal Lake, south of the Township of Glass designated as Summer Resort Location E.B. 2202 being the whole of the said Island lying above the high water mark of Shoal Lake.\$774.09

Township of Avery

Account No. 58683981

The Surface Rights only of Firstly: Parcel 33627 Section Kenora No. 23 Freehold being Summer Resort Lot 8 on Plan M-693 and Secondly: Parcel 37573 Section Kenora No. 23 Freehold being that Part of Location C.L. 5069 designated as Part 2 on Plan 23R-7154.\$78.93

Township of Britton

Account No. 50830322

Surface Rights only for Parcel 9510 District of Kenora Freehold, being the North Half of Lot Number Three, in the First Concession.

Township of Drayton

Account No. 56320431

The Surface Rights only of Parcel 38205 Section District of Kenora Freehold, being Part of Lot 8 Range 1 in the Reserve designated as Lot

Township of Glass

Account No. 58051829

The Surface Rights only of Parcel 40780 Section District of Kenora Freehold, being the Southerly Part of Location S.124 containing 116 acres......\$110.41

Township of Hartman

Account No. 50849813

Surface Rights only for Parcel 19870 District of Kenora Freehold, being the South Half of Lot Number Six in the Second Concession, excepting thereout and therefrom that portion expropriated by His Majesty the King in the right of the Province of Ontario, as represented by the Minister of Highways under Notice of Expropriation

DISTRICT OF KENORA (Cont'd)

Township of Haycock

Account No. 56026908

The Surface Rights only of Parcel 26983 Section District of Kenora Freehold, being Summer Resort Location E.B. 2289, Part of Lots 1 & 2 Concession 1 designated as Parts 1 & 2 on Plan K.R. 1439. \$201.16

Township of Melgund

Account No. 50860647

Surface Rights only for Parcel 22411 District of Kenora Freehold, being the South part of Broken Lot Number Eight, in the Second

Township of Mutrie

Account No. 56440798

The Surface Rights only of Parcel 34446 Section Kenora No. 23 Freehold, being Part of the North Part of Broken Lot 2 Concession 1 designated as Part 1 on Plan 23R-3916.....\$343.91

Township of Rowell

Account No. 50903648

Surface Rights only for Parcel 17105 District of Kenora Freehold, being that part of the North-West part of Lot Number Twelve in the

Township of Rudd

Account No. 51238401

Surface Rights only for Firstly; Parcel 13130 District of Kenora Freehold, being Part of Summer Resort Location NT-80 and containing 0.36 acres more or less, and Secondly; Parcel 23181 District of Kenora Freehold designated as Plan KR-202 Part 1, Situate on Otter Lake.\$251.47

Township of Southworth

Account No. 50912710

Surface Rights only for Parcel 6313 District of Kenora Freehold, being the North Part of Lot Number Four in the Fourth Concession.

.....\$124.47

Account No. 50917002

Surface Rights only for Parcel 21738 District of Kenora Freehold. being that part of Broken Lot Number Seventeen in the Fifth

Account No. 51167546

Surface Rights only for Parcel 16785 Section Kenora No. 23 being Mining Locations H.W. 120 and H.W. 121, Save and Excepting the following: Firstly; that Part of Mining Location H.W. 121 now entered as Parcel 21377; Secondly; Part 1 on Plan 23R-4852 and Thirdly; Parts 1, 2 & 3 on Plan 23R-7817.....\$760.03

Account No. 51168356

Surface Rights only for Parcel 24943 District of Kenora Freehold, being Parts of Location H.W. 163 situate on McKenzie River and being designated as Parts 1 and 2 on Plan K.R. 558...........\$78.91

Township of Van Horne

Account No. 50933628

Surface Rights only for Parcel 9818 District of Kenora Freehold, being the West Half of the South Half of Lot Number Eight in the Sixth Concession reserving the right of way of the Canadian Pacific

Description of Property

DISTRICT OF KENORA (Cont'd)

Township of Van Horne (Cont'd)

Account No. 52664217

Surface Rights only for Parcel 40752 District of Kenora Freehold being Part of Lot 11 Concession 4 designated as Part 4 Plan 23R-5267.

Township of Vermilion Additional (now Town of Sioux Lookout)

Account No. 53911684

Surface Rights only for Parcel 14216 District of Kenora Freehold being Lots 106 and 107 Plan M.232 situate on the North side of Third

Township of Wabigoon

Account No. 50934519

Surface Rights only for Parcel 14020 District of Kenora Freehold, being the North part of Broken Lot Number One in the First Conces-

Township of Wainwright

Account No. 50947165

Surface Rights only for Parcel 24211 District of Kenora Freehold, being Part of Lot Number Four in the First Concession and being designated as Part 2 on Plan K.R.605. \$194.46

Account No. 50947904

Surface Rights only for Parcel 24970 District of Kenora Freehold, being Part of the South Half of Lot Number Four in the First Concession and being designated as Part 16 and Part 21 on Plan K.R.127.\$413.74

Account No. 58020508

The Surface Rights only of Parcel 24582 Section D.K.F. being Part of Lot 6 Concession 1 designated as Parts 1 & 2 on Plan K.R. 689

Township of Zealand

Account No. 50975029

Surface Rights only for Parcel 9572 District of Kenora Freehold, being the South Part of Lot Number Two in the Second Concession.\$408.81

Account No. 54846169

Surface Rights only for Parcel 38397 District of Kenora Freehold

DISTRICT OF KENORA PATRICIA PORTION

Account No. 53939902

Surface Rights only for Parcel 3634 District of Patricia Freehold being that part of Lot 1 Plan M.368 in Hansen Lake Area on plan of subdivi-

Township of Baird

Account No. 58623849

The Surface Rights only of Firstly: Parcel 6123 Section District of Patricia being Lot 82 on Plan M-667 and Secondly: Parcel 6038 Section District of Patricia being Lot 83 on Plan M-667. \$132.51

DISTRICT OF MANITOULIN

Account No. 51484924

Surface Rights only for Parcel 853 being Summer Resort Location comprising Island TP- 1138, in McGregor Bay of Lake Huron.\$62.42

Account No.

Account No. 53012523

Surface Rights only for Parcel 17825 Parry Sound North Section being

Surface Rights only for Parcel 12649 Parry Sound North Section being

.....\$107.63

SECONDLY: Part of Lot 25 Concession 3 Part 2 on Plan 42R-4436.

Description of Property DISTRICT OF NIPISSING **Township of Commanda** Account No. 52621542 Surface Rights only for Parcel 27692 Nipissing being Part Lot 2 Concession "B".....\$3,349.83 **Township of Crear** Account No. 55990913 The Surface Rights only of Parcel 12563 NIP being the East Half of **Township of Dickens** Account No. 52653835 Surface Rights only for Parcel 16892 Nipissing being Summer Resort Location comprising Part of Lot 2 Concession 9. \$196.51 **Township of Phelps** Account No. 58405078 The Surface Rights only of Part of Lot 11 Concession 1 designated as Part 1 on Plan 36R-3996 save and except Part 1 on Plan 36R-8381.\$608.92 DISTRICT OF PARRY SOUND Account No. 53376517 Surface Rights only for Parcel 5332 Parry Sound North Section being Summer Resort Location comprising Part of Island TP3464 on Pickerel River west of The Canadian National Railway.........\$82.78 **Township of Blair** Account No. 57210206 The Surface Rights only of Parcel 11535 Parry Sound North Section being Summer Resort Lot 42 on Plan M-314. \$191.10 **Township of Croft** (now Township of Magnetawan) Account No. 50115852 Surface Rights only of Part Lots 21 & 22, Concession 4, designated as Part 2 on 42R-4532, Part 3 on 42R-9486, Part 1 on 42R-10630.\$201.39 Account No. 52620082 Surface Rights only for Parcel 24064 Parry Sound South Section being Part of Lot 30 Concession 14 designated as Part 4 on 42R-11376.\$64.81 Account No. 53466265 Surface Rights only for Parcel 9699 Parry Sound South Section being Lot 22 Plan M-208.....\$89.38 Township of East Mills Account No. 52621364 Surface Rights only for Parcel 16578 Parry Sound North Section being Part of Lot 30 Concession 13 designated as Part 1 on 42R-10994.\$89.43

Township of Ferguson

The Surface Rights only of Part of Lot 5 Concession 4 designated as

Account No. 57119365

2153 Description of Property DISTRICT OF PARRY SOUND (Cont'd) **Township of Lount** Account No. 52926572 Surface Rights only for Parcel 9850 Parry Sound North Section being Township of McKenzie Account No. 54823053 Surface Rights only for Parcel 16726 Parry Sound North Section being Part Lot 33 Concession 1 Part 2 on 42R-11851 together with a Rightof-Way over Part 1 on 42R-11851, Part 1 on 42R-6104 and Part 1 on PSR-2219.....\$82.76 Account No. 54823061 Surface Rights only for Parcel 16728 Parry Sound North Section being Part Lot 33 Concession 1 Part 3 on 42R-11851 together with a Rightof-Way over Part 1 on 42R-11851 Part 1 on 42R-6104 and Part 1 on PSR-2219......\$82.15 Account No. 54823088 Surface Rights only for Parcel 16727 Parry Sound North Section being Part Lots 33 & 34 Concession 1 Part 4 on 42R-11851 together with a Right-of-Way over Part Lot 33 Concession 1 Part 1 on 42R-11851, Account No. 54823100 Surface Rights only for Parcel 16729 Parry Sound North Section being Part Lot 34 Concession 1 Part 5 on 42R-11851 together with a Rightof-Way over Part Lot 33 Concession 1 Part 1 on 42R-11851, Part 1 on **Township of Mills** Surface Rights only for Parcel 8737 Parry Sound North Section being Part of Lot 25 Concessions 11 and 12 Part 1 on Plan PSR-422 and Part Account No. 52971942 Surface Rights only for Parcel 4007 Parry Sound North Section being Part of Broken Lot 25 Concession 11. \$286.82 Account No. 52974038 Surface Rights only for Parcel 8161 Parry Sound North Section being Part 1 Plan PSR-377 Part of Lot 21 Concession 12.........\$156.72 Account No. 52976073 Surface Rights only for Parcel 6301 Parry Sound North Section being Part Lot 26 Concession 12......\$312.17 Account No. 54824009 Surface Rights only for Parcel 16899 Parry Sound North Section being Part Lot 16 Concession 12 Part 17 on PSR-1801 together with a Rightof-Way over Part 25 on PSR-1801......\$348.09 **Township of Patterson** Account No. 52609836 Surface Rights only for Parcel14638 Parry Sound North Section being Part of Lot 21 Concession 2 designated as Part 2 Plan 42R-7850.

DISTRICT OF PARRY SOUND (Cont'd)

Township of Patterson (Cont'd)

Account No. 58403954
The Surface Rights only of Parcel 12725 Parry Sound North Section, being Lot 9 on Plan M-416......\$468.48

Township of Pringle

Account No. 50820912
Surface Rights only for Parcel 14455 North Section being that part of Lot 32 in the 12th Concession designated as Part 1 on Plan 42R-7393.
\$213.88

Township of Sisk

Township of Wallbridge

Account No. 53389821
Surface Rights only for Parcel 5631 Parry Sound North Section being Lot 9 Plan M-70. \$248.08

DISTRICT OF RAINY RIVER

Township of Dance

Account No. 50289699
Surface Rights only for Parcel 4713 Rainy River Freehold, being the North part of Lot Number Three in the Fourth Concession. . . . \$96.55

Township of Kingsford

Account No. 58018155
The Surface Rights only of Parcel 7099 Rainy River Fort Frances
Freehold, being the North Half of Lot 4 Concession 2......\$96.87

Township of Miscampbell

Township of Pratt

Account No. 58157724

The Surface Rights only of Parcel 6478 Rainy River Fort Frances
Freehold, being Part of the North Half of Lot 3 Concession 1...\$76.64

Description of Property

DISTRICT OF RAINY RIVER (Cont'd)

Township of Senn

Account No. 58017205

Township of Spohn

Account No. 50326756

Account No. 57182059

Township of Sutherland

Account No. 50335241

Surface Rights only for Parcel 17572 Rainy River Freehold, being the East Half of the South Half of Lot Number Seven (7), in the Second (2) Concession, Saving and Excepting Part 3 on Plan S-525. . . \$74.00

DISTRICT OF SUDBURY

Account No. 50593428

Account No. 50613992

Township of Awrey

Account No. 54491573

Account No. 54855354

Township of Bigwood

Account No. 54603274

Account No. 55166455

Township of Cleland

Account No. 54822332

Surface Rights only for Parcel 53M-1232-8 District of Sudbury being Lot 8 on Plan 53M-1232. \$192.82

DISTRICT OF SUDBURY (Cont'd)

Township of Cochrane

Account No. 50253015

Surface Rights only for Parcel 2056 Sudbury West Section, being the South Half of Lot Number Three in the Fourth Concession. . .\$114.43

Township of Curtin

Account No. 50023354

Unit 1 Level 1 Sudbury Condominium Plan Number 5. \$143.43

Account No. 50025306

Unit 2 Level 1 Sudbury Condominium Plan Number 5 \$143.37

Account No. 50064344

Unit 22 Level 1 Sudbury Condominium Plan Number 5.\$144.41

Township of Frey

Account No. 50585409

Surface Rights only for Parcel 16257 Sudbury West Section, being composed of Summer Resort Location designated as W. E. 11.

......\$262.42

Township of Gamey

Account No. 50254909

Surface Rights only for Parcel 6775 Sudbury West Section, being the North Half of Lot Number Two in the Sixth Concession. . . . \$110.08

Township of Hess

Account No. 55186375

Township of Margaret

Account No. 50274683

Township of Merritt

Account No. 54735049

Surface Rights only for Parcel 15280 Sudbury West Section being composed of Part Broken Lot 3 Concession 1.............\$63.46

Township of Noble

Account No. 50587941

Township of Shakespeare

Account No. 50057569

DISTRICT OF THUNDER BAY

Account No. 50121313

Description of Property

DISTRICT OF THUNDER BAY (Cont'd)

Account No. 50123952

Surface Rights only for Parcel 6442 Thunder Bay Freehold, Lot number Thirteen (13) Plan M-105 in Spring Lake Townsite...\$73.36

Account No. 50124681

Surface Rights only for Parcel 7613 Thunder Bay Freehold, Lot number Fifty-nine Plan M-105 in Spring Lake Townsite at Jellicoe.

Account No. 50125149

Account No. 50537781

Account No. 50553485

Account No. 52551269

Account No. 54246340

Account No. 59456679

The Surface Rights only of Parcel 3663, District of Fort William Free-hold, being that Part of Lot 30 Concession 2, Dawson Road Lots, designated as Parts 1 and 3 - 14 inclusive on Plan 55R-3772.

Township of Devon

Account No. 52271738

Surface Rights only for Parcel 5988, Fort William Freehold, lot number thirty-five (35) in the First (1) Concession..........\$87.79

Township of Furlonge

Account No. 58021156

Township of Gorham

Account No. 52590655

Township of Hagey

Account No. 52499551

Surface Rights only for Parcel 4982 in the District of Fort William Freehold, being secondly: Location P.P. 759, situate on Middle Shebandowan Lake. \$133.31

Township of Jacques

Account No. 52343241

Surface Rights only for Parcel 10029 in the District of Thunder Bay Freehold, being the South half of Lot number seven (7), in the Third Concession, Saving and Excepting Part-1 on Plan 55R-3937...\$78.93

DISTRICT OF THUNDER BAY (Cont'd)

Township of Jacques (Cont'd)

Account No. 57068841

The Surface Rights only of Parcel 10071 Section Thunder Bay Freehold being Part of the North Part of Broken Lot 2, Concession 3.

.....\$122.34

Township of Leduc

Account No. 50124011

Surface Rights only for Parcel 6379 in the District of Thunder Bay Freehold, being 5) The 30 foot reserve along the shore of Spring Lake within the limits of Mining Claim TB-11963..............\$164.07

Township of Lybster

Account No. 52353041

Surface Rights only for Parcel 2758, the North Half of Lot Number Six. in the Fifth Concession Fort William Freehold. \$94.91

Account No. 52355249

Account No. 58352276

Township of Pearson

Account No. 52379407

Account No. 58001325

Township of Scoble

Account No. 50090566

Surface Rights only for Parcel 21567 Thunder Bay Freehold and being a portion of the North Half of Lot Six (6), in Concession One (1), Designated as Part-2 on Plan 55R5716.....\$90.52

Account No. 52605130

Surface Rights only for Parcel 22715 Thunder Bay Freehold being a Portion of the East half of Location R-225 Part 1 Plan 55R-6508.

.....\$140.52

Account No. 54837691

Surface Rights only for Parcel 23574 Thunder Bay Freehold being that part of Lot 8 Concession 1 Parts 1 and 2 Plan 55R-7767.....\$79.36

Township of Stirling

Account No. 56166491

The Surface Rights only of the Remainder of Parcel 8222 Thunder Bay Freehold being Part of Lot 2 Concession 2.......\$477.76

Township of Upsala

Account No. 52411351

Description of Property

DISTRICT OF TIMISKAMING

Township of Arnold

Account No. 53809391

Surface Rights only for Parcel 9232 Centre Section Temiskaming being Summer Resort Lot 6 Plan M-210 Temiskaming. \$135.61

Township of Barber

Account No. 53523269

Township of Bryce

Account No. 53536735

Township of Cane

Account No. 53746454

Township of Henwood

Account No. 53569226

Township of Ingram

Account No. 52175534

Surface Rights only for Parcel 19608 South Section Timiskaming, being Lot number 116, on Plan M-53 (North Bay)..........\$78.95

Account No. 52643945

Surface Rights only for Parcel 19608 South Section Timiskaming, being Lot number 117, on Plan M-53 (North Bay)......\$78.89

Account No. 53586074

Township of Lebel

Account No. 53759769

Township of Lorrain

Account No. 52014361

Account No. 52014786

Account No. 52014867

DISTRICT OF TIMISKAMING (Cont'd)

Township of Lorrain (Cont'd)

Account No. 56226745

Township of Marquis

Account No. 53602649
Surface Rights only for Parcel 14496 South Section Temiskaming being the South half of Lot 1 Concession 3..................\$218.02

Account No. 53602983

Township of Marter

Township of Nordica

Account No. 58098523
The Surface Rights only of Parcel 11684 Centre Section Timiskaming

being Summer Resort Lot 7 on Plan M-269. \$152.52

Township of Otto

Account No. 56359281

The Surface Rights only of Parcel 8824 South Section Timiskaming being the Southwest Quarter of Lot 9 Concession 1.........\$74.17

Account No. 56390537

The Surface Rights only of Parcel 8824 South Section Timiskaming being the Southwest Quarter of Lot 9 Concession 1.........\$77.52

Township of Pacaud

Account No. 53641458

Account No. 53643078

Account No. 53647715

Surface Rights only for Parcel 10432 South Section Temiskaming being Part of the South half of Lot 6 Concession 6......\$143.61

Description of Property

DISTRICT OF TIMISKAMING (Cont'd)

Township of Pacaud (Cont'd)

Account No. 53648606 Surface Rights only for Parcel 8066 South Section Temiskaming being Part of the North half of Lot 11 Concession 6.....\$233.93

Township of Pence

Account No. 53649335 Surface Rights only for Parcel 15116 South Section Temiskaming being the Southeast Quarter of Lot 1 Concession 1.......\$271.10

Account No. 56399801

The Surface Rights only of Parcel 12412 South Section Timiskaming, being the Southwest Quarter of Lot 1 Concession 1......\$148.69

Township of Savard

Account No. 53660908
Surface Rights only for Parcel 9487 South Section Temiskaming being Part of the South half of Lot 7 Concession\$225.44

Township of Tudhope

(6783) 52

Loi Sur L'impôt Foncier Provincial

AVIS EST PAR LA PRÉSENTE DONNÉ QUE nous avons préparé et consigné dans le présent document une liste des terres pour lesquelles des avis ont été émis conformément au paragraphe 1 de l'article 33 de la Loi sur l'impôt foncier provincial. NOUS DONNONS AVIS par la présente que le montant total de l'impôt, des amendes, de l'intérêt couru et des coûts figurant sur les avis envoyés doit être payé au plus tard le 30° jour de novembre 2001, faute de quoi la terre en question et tous les droits afférents seront saisissables et confiscables au profit de la Couronne le premier jour de décembre 2001 sur présentation d'un certificat du sous-ministre revêtant sa signature et l'estampille officielle.

(CECI NE CONSTITUE PAS UNE VENTE POUR IMPÔTS. On ne peut faire l'acquisition des terres énumérées ci-dessous en versant le paiement des impôts.)

Daté à Oshawa, en Ontario, le 7 jour de décembre 2000.

P. Goral
Directeur
Direction de la taxe sur les carburants et le tabac
Ministère des Finances
Oshawa (Ontario)

Description des propriétés

DISTRICT D'ALGOMA

DISTRICT D'ALGOMA (suite)

Canton d'Aberdeen

Compte nº 50618897

Canton d'Aweres

Compte nº 52650607

Droits de surface seulement pour la section 34, partie 2 du plan 1R-7861 tel que décrit dans le n° d'enregistrement T-318547... 191,42 \$

Compte nº 53984797

Compte nº 53984878

Droits de surface seulement sur la parcelle 2673, section ouest d'Algoma, soit une partie du quart nord-est de la section 15

Compte nº 54006748

Compte nº 54391366

Droits de surface seulement sur la parcelle 5209, section ouest d'Algoma, soit station estivale. Lot 4, plan M-200....... 115,72 \$

Compte nº 57628561

Compte nº 57974877

Compte nº 58734535

Droits de surface seulement sur la parcelle 10658, section ouest d'Algoma, soit le lot 12 sur le plan M-236.................. 78,91\$

Compte nº 58734616

Compte nº 59161679

Droits de surface seulement pour cette partie du quart nord-ouest de la section 34, désignée en tant que partie 4 du plan 1R-4320 . . 118,98 \$

Canton de Dennis

Compte nº 56533648

Description des propriétés

DISTRICT D'ALGOMA (suite)

Canton de Dennis (suite)

Compte nº 57417030

Compte nº 58045853

Droits de surface seulement du lot 65 sur le plan H-539 de la subdivision de Red Rock, avec droit de propriété sous forme de servitude quant à l'utilisation de la partie commune (pièce B), pour le bénéfice et la jouissance de la dépendance afférente audit lot, conjointement avec un droit de propriété similaire sous forme de servitude pour les lots numéros 1 à 65, tels que décrits en T294839........... 108,21 \$

Canton de Deroche

Compte nº 54445130

Canton d'Elgie

Compte nº 59161881

Canton de Fenwick

Compte nº 50013626

Compte nº 50013740

Compte nº 54039310

Droits de surface seulement pour le lot 28 du plan compilé du registrateur H-807, décrit dans le n° d'enregistrement T-93385..... 121,23 \$

Compte nº 54045557

Compte nº 54046448

Droits de surface seulement pour la moitié sud de la moitié nord de la section 8, décrite dans le n° d'enregistrement T-238373 117,65 \$

Compte nº 54047096

Droits de surface seulement pour la moitié nord de la moitié nord de la section 9, décrite dans le n° d'enregistrement T-238373 117,65 \$

Compte nº 54047177

Droits de surface seulement pour la moitié sud du quart nord-ouest de la section 9, décrite dans le n° d'enregistrement T-238373 . . 117,65 \$

Compte nº 54063032

DISTRICT D'ALGOMA (suite)

Canton de Fenwick (suite)

Canton de Fisher

Compte nº 54088761

Droits de surface seulement pour une partie du quart nord-ouest de la

section 19, telle que décrite dans le n° d'enregistrement T-312633.

331,99 \$

Canton de Galbraith

Compte nº 59166204

Canton de Gould

Compte nº 58119300

Droits de surface seulement sur la parcelle 6901, section centrale d'Algoma, soit station estivale du lot 10 sur le plan M-277... 86,26 \$

Canton de Havilland

Compte nº 54408285

Droits de surface seulement pour le lot 16 du plan enregistré H-415, tel que décrit dans le n° d'enregistrement T-377584.......364,96\$

Compte nº 54410522

Droits de surface seulement sur PREMIÈREMENT : partie divisée du quart nord-ouest de la section 24; DEUXIÈMEMENT : droits de surface seulement pour une partie du quart sud-ouest de la section 13, telle que décrite dans le n° d'enregistrement T-296902..... 215,39 \$

Compte nº 55969876

Droits de surface seulement sur la parcelle 10184, section ouest d'Algoma, soit le lot 11 sur le plan M-408. 103,99 \$

Compte nº 58042706

Canton de Herrick

Compte nº 54829906

Canton de Reilly

Compte nº 58362816

Canton de Scarfe

Compte nº 50098362

Droits de surface seulement sur la parcelle 7264, section centrale d'Algoma, faisant partie de l'emplacement C.L. 111, maintenant désignée en tant que partie 4 sur le plan 1R-4661 164,17 \$

Canton de Slater

Compte nº 58558583

Droits de surface seulement sur la parcelle 3874, section ouest d'Algoma, soit la concession minière SSM 15658......78,93 \$

Description des propriétés

DISTRICT D'ALGOMA (suite)

Canton de Slater (suite)

Compte no 58558664

Compte nº 58558745

Compte nº 58558826

Droits de surface seulement sur la parcelle 3880, section ouest d'Algoma, soit la concession minière SSM 15650............78,89 \$

Compte nº 58558907

Compte nº 58559059

Compte nº 58559130

Compte nº 58559211

Compte nº 58559393

Compte nº 58559474

Droits de surface seulement sur la parcelle 3877, section ouest d'Algoma, soit la concession minière SSM 15655. 78,89 \$

Compte nº 58559555

Droits de surface seulement sur la parcelle 3875, section ouest d'Algoma, soit la concession minière SSM 15656. 78,93 \$

Compte nº 58559636

Compte nº 58562521

Droits de surface seulement sur la parcelle 3870, section ouest d'Algoma, soit la concession minière SSM 15683......78,89 \$

Canton de Tilley

Compte nº 54235097

Compte nº 58233196

Canton de Vankoughnet

Compte nº 54247672

Droits de surface seulement pour le quart sud-ouest de la section 28, telle que décrite dans le n° d'enregistrement T-216768.....418,71 \$

DISTRICT DE COCHRANE

Compte nº 58940186
Droits de surface seulement sur la parcelle 8087, section nord-est d
Cochrane, soit les pièces A, D, E, et F et les lots 66 et 76 sur le pla
M-376, situé sur l'île Factory à l'embouchure de la rivière Moose.

Canton d'Aurora

Compte no	501876	08		
Droits de	surface	seulement	sur	1a
C 1	1 . 1 . 1 . 1			

parcelle 4284, au nord-est de Cochrane, soit le lot numéro vingt-six (26), tel qu'indiqué sur le plan

Canton de Calder

Compte nº 50014207

Droits de surface seulement sur la parcelle 4882, au nord-est de Cochrane, soit la moitié ouest du lot numéro quatre (4), dans la

Canton de Carnegie

Compte nº 50016242

Droits de surface seulement sur la parcelle 5836, au nord-est de Cochrane, soit la moitié sud du lot numéro neuf (9), dans la première

Compte no 50024423

Droits de surface seulement sur la parcelle 1487, au nord-est de Cochrane, soit le lot numéro dix-neuf (19) dans la sixième concession

Compte nº 50024504

Droits de surface seulement sur la parcelle 3263, au nord-est de Cochrane, soit le lot numéro vingt-deux (22), dans la sixième concession......95,80 \$

Canton de Clute

Compte nº 55707120

Droits de surface seulement sur la parcelle 1881, section nord-est de Cochrane, soit lot 23, concession 6 100,19 \$

Canton de Hanlan

Compte nº 50654583

Droits de surface seulement sur la parcelle 2754, centre de Cochrane, soit lot numéro douze (12) dans la quatrième concession... 100,23 \$

Canton de Hanna

Compte nº 50179184

Droits de surface seulement sur la parcelle 2278, au nord-est de Cochrane, soit le lot immatriculé « J » sur le plan M-57, Cochrane, à l'exception de l'expropriation nº 112608 et de l'expropriation nº

Canton de Newmarket

Compte nº 50129845

Droits de surface seulement sur la parcelle 2263, au nord-est de Cochrane, soit la partie sud du lot divisé numéro onze (11) dans la

Compte nº 50130797

Droits de surface seulement sur la parcelle 3996, au nord-est de Cochrane, soit la moitié nord du lot numéro quatre (4), dans la deux-

Description des propriétés

DISTRICT DE COCHRANE (suite)

Canton d'O'Brien

Compte nº 50702251

Droits de surface seulement sur la parcelle 4245, centre de Cochrane, soit le lot numéro vingt (20), dans la dix-septième concession.

Canton de Way

Compte nº 50719707

Droits de surface seulement sur la parcelle 10612, centre de Cochrane, soit droits de surface pour le lot 9, dans la 3^e concession. . . . 189,98 \$

Compte nº 50719880

Droits de surface seulement sur la parcelle 10612, centre de Cochrane. soit droits de surface pour cette partie du lot 10, dans la 3^e concession.

Compte nº 58063339

Droits de surface seulement sur la parcelle 9107, centre de Cochrane,

DISTRICT DE KENORA

Compte nº 51041712

Droits de surface seulement sur la parcelle 16827, propriété franche du district de Kenora, soit emplacement désigné en tant que E.B. 531, à

Compte nº 51057619

Droits de surface seulement sur la parcelle 17388, propriété franche du district de Kenora, soit une partie de l'île de Beacon et désignée en tant qu'emplacement de station estivale EB.883, située dans le canal Sunset Channel du lac des Bois...... 84,18 \$

Compte nº 51091892

Droits de surface seulement sur la parcelle 20040, propriété franche du district de Kenora, soit emplacement de station estivale désigné en tant

Compte nº 51272340

Droits de surface seulement sur la parcelle 4363, division nord de la propriété franche de Rainy River, soit l'île S588 située sur le lac des

Compte nº 51303342

Droits de surface seulement pour la partie résiduelle de la parcelle 12893, soit les lots 22, 23, 24, 25, 26, 27, 28, 29, 30, 31 et une partie du lot 32 de la pièce 5, désignée en tant que partie des emplacements D369 et D310, plan M-36, lotissement urbain de Dryden. . . 250,41 \$

Compte nº 51312252

Droits de surface seulement sur la parcelle 20482, propriété franche du district de Kenora, soit les lots 31 et 32 dans la pièce 34 à Wabigoon, sur le plan de la subdivision des parties des emplacements D169 et

Compte nº 51358554

Droits de surface seulement sur la parcelle 6616, propriété franche du district de Kenora, soit le lot numéro soixante-huit, situé sur le versant nord de la cinquième rue, tel qu'indiqué sur le plan M.219, et parcelle 16484, propriété franche du district de Kenora, soit le lot numéro soixante-sept, tel qu'indiqué sur le plan M.219, les deux dans le

Compte nº 51364538

Droits de surface seulement sur la parcelle 20536, propriété franche du district de Kenora, soit lot numéro vingt-deux, tel qu'indiqué sur le plan M.222, dans le lotissement de Winnipeg River Crossing, mainte-

DISTRICT DE KENORA (suite)

Compte nº 53871356

Compte nº 57337001

Compte nº 57646969

Compte nº 58279579

Canton d'Avery

Compte nº 58683981

Droits de surface seulement sur Premièrement : parcelle 33627, section de la propriété franche de Kenora n° 23, lot 8 de la station estivale sur le plan M-693, et Deuxièmement : parcelle 37573, section de la propriété franche de Kenora n° 23, soit cette partie de l'emplacement C.L. 5069, désigné en tant que partie 2 sur le plan 23R-7154.

Canton de Britton

Compte nº 50830322

Canton de Drayton

Compte nº 56320431

Canton de Glass

Compte nº 58051829

Canton de Hartman

Compte nº 50849813

Droits de surface seulement sur la parcelle 19870, propriété franche du district de Kenora, soit la moitié sud du lot numéro six dans la deuxième concession, à l'exception de cette portion expropriée par Sa Majesté le roi du chef de l'Ontario, représenté par le ministre de la Voirie en vertu de l'Avis d'expropriation numéro 34076. . . . 120,09 \$

Description des propriétés

DISTRICT DE KENORA (suite)

Canton de Haycock

Compte nº 56026908

Canton de Melgund

Compte no 50860647

Canton de Mutrie

Compte nº 56440798

Canton de Rowell

Compte nº 50903648

Canton de Rudd

Compte nº 51238401

Canton de Southworth

Compte n° 50912/10

Compte nº 50917002

Compte nº 51167546

Compte nº 51168356

Canton de Van Horne

Compte nº 50933628

DISTRICT DE KENORA (suite)

Canton de Van Horne (suite)

Compte nº 52664217

Canton de Vermilion additionnel (maintenant la ville de Sioux Lookout)

Compte no 53911684

Droits de surface seulement sur la parcelle 14216, propriété franche du district de Kenora, soit les lots 106 et 107 du plan M.232, située sur le versant nord de la troisième rue dans le lotissement de Hudson

Canton de Wabigoon

Compte nº 50934519

Canton de Wainwright

Compte nº 50947165

Droits de surface seulement sur la parcelle 24211, propriété franche du district de Kenora, soit une partie du lot numéro quatre dans la première concession et désignée en tant que partie 2 du plan K.R.605.

Compte nº 50947904

Compte nº 58020508

Canton de Zealand

Compte nº 50975029

Compte nº 54846169

DISTRICT DE KENORA, PORTION PATRICIA

Compte nº 53939902

Canton de Baird

Compte nº 58623849

Description des propriétés

DISTRICT DE MANITOULIN

Compte nº 51484924

DISTRICT DE NIPISSING

Canton de Commanda

Compte nº 52621542

Canton de Crear

Compte nº 55990913

Canton de Dickens

Compte nº 52653835

Canton de Phelps

Compte nº 58405078

DISTRICT DE PARRY SOUND

Compte nº 53376517

Canton de Blair

Compte nº 57210206

Canton de Croft (maintenant Canton de Magnetawan)

Compte nº 50115852

Compte nº 52620082

Compte nº 53466265

Canton d'East Mills

Compte nº 52621364

DISTRICT DE PARRY SOUND (suite)

Canton de Ferguson

Compte nº 57119365

Droits de surface seulement sur une partie du lot 5, concession 4,

Canton de Lount

Compte nº 52926572

Droits de surface seulement sur la parcelle 9850, section nord de Parry Sound, soit partie résiduelle du lot 27, concession 9. 131,78 \$

Canton de McKenzie

Compte nº 54823053

Droits de surface seulement sur la parcelle 16726, section nord de Parry Sound, soit une partie du lot 33, concession 1, partie 2 sur le plan 42R-11851, avec droit de passage sur la partie 1 du plan 42R-11851, partie 1 du plan 42R-6104 et partie 1 du plan PSR-2219

Compte nº 54823061

Droits de surface seulement sur la parcelle 16728, section nord de Parry Sound, soit une partie du lot 33, concession 1, partie 3 du plan 42R-11851, avec droit de passage sur la partie 1 du plan 42R-11851, partie 1 du plan 42R-6104 et partie 1 du plan PSR-2219..... 82,15 \$

Compte nº 54823088

Droits de surface seulement sur la parcelle 16727, section nord de Parry Sound, soit une partie des lots 33 et 34, concession 1, partie 4 sur le plan 42R-11851, avec droit de passage sur une partie du lot 33, concession 1, partie 1 du plan 42R-11851, partie 1 du plan 42R-6104

Compte nº 54823100

Droits de surface seulement sur la parcelle 16729, section nord de Parry Sound, soit une partie du lot 34, concession 1, partie 5 du plan 42R-11851, avec droit de passage sur une partie du lot 33, concession 1, partie 1 du plan 42R-11851, partie 1 du plan 42R-6104 et partie 1

Canton de Mills

Compte nº 52970717

Droits de surface seulement sur la parcelle 8737, section nord de Parry Sound, soit une partie du lot 25, concessions 11 et 12, partie 1 du plan

Compte nº 52971942

Droits de surface seulement sur la parcelle 4007, section nord de Parry Sound, soit une partie du lot divisé 25, concession 11 286,82 \$

Compte nº 52974038

Droits de surface seulement sur la parcelle 8161, section nord de Parry Sound, partie 1 du plan PSR-377, soit une partie du lot 21, concession

Compte nº 52976073

Droits de surface seulement sur la parcelle 6301, section nord de Parry

Compte nº 54824009

Droits de surface seulement sur la parcelle 16899, section nord de

Canton de Patterson

Compte nº 52609836

Droits de surface seulement sur la parcelle14638, section nord de Parry Sound, soit une partie du lot 21, désignée en tant que partie 2 du plan 42R-7850......276,28 \$

Description des propriétés

DISTRICT DE PARRY SOUND (suite)

Canton de Patterson (suite)

Compte nº 53012523

Droits de surface seulement sur la parcelle 17825, section nord de

Compte nº 53019692

Droits de surface seulement sur la parcelle 12649, section nord de Parry Sound, soit Deuxièmement : une partie du lot 25, concession 3,

Compte nº 58403954

Droits de surface seulement sur la parcelle 12725, section nord de

Canton de Pringle

Compte nº 50820912

Droits de surface seulement sur la parcelle 14455, section nord, soit une partie du lot 32 dans la 12^e concession, désignée en tant que partie

Canton de Sisk

Compte nº 52080568

Droits de surface seulement sur PREMIÈREMENT : parcelle 16073, Nipissing, soit l'emplacement de la station estivale désignée en tant que J.C.213, maintenant désignée en tant que partie 8 sur le plan 36R-8797, et DEUXIÈMEMENT : droits de surface seulement sur la parcelle 27936, Nipissing, soit une partie de l'emplacement de station estivale EM-7, désignée en tant que partie 7 sur le plan 36R-8797.

Canton de Wallbridge

Compte nº 53389821

Droits de surface seulement sur la parcelle 5631, section nord de Parry

DISTRICT DE RAINY RIVER

Compte nº 50359085

Droits de surface seulement sur la parcelle 15883, propriété franche de Rainy River, soit l'emplacement de station estivale CL-152, comportant une partie du lot 4 sur l'île A25, également connue sous le nom d'île de Hook, dans le lac Rainy, à l'ouest du canton de Watten.

Compte nº 58228761

Droits de surface seulement sur la parcelle 19-1, section M-79, soit les lots 19 et 20 sur le plan M-79, une subdivision de la partie de

Canton de Dance

Compte nº 50289699

Droits de surface seulement sur la parcelle 4713, propriété franche de Rainy River, soit la partie nord du lot numéro trois dans la quatrième

Canton de Kingsford

Compte no 58018155

Droits de surface seulement sur la parcelle 7099, propriété franche de Rainy River Fort Frances, soit la moitié nord du lot 4, concession 2.

Canton de Miscampbell

Compte nº 50308693

Droits de surface seulement sur la parcelle 3516, propriété franche de Rainy River, soit la moitié sud du lot 10, concession 5 78,95 \$

DISTRICT DE RAINY RIVER (suite)

Canton de Pratt

Compte nº 58157724

Canton de Senn

Compte nº 58017205

Droits de surface seulement sur Premièrement : parcelle 25317, section de Rainy River, soit emplacement FD 235, désigné en tant que partie 2 sur le plan 48R-2966, et Deuxièmement : parcelle 126-1, section SM-128, soit station estivale lot 26, située sur le lac Clearwater, maintenant lac Burditt (au nord du canton de Fleming), plan SM-128, à l'exception de la partie 1 du plan 48R-2819 78,83 \$

Canton de Spohn

Compte nº 50326756

Compte nº 57182059

Canton de Sutherland

Compte nº 50335241

DISTRICT DE SUDBURY

Compte nº 50593428

Droits de surface seulement sur PREMIÈREMENT : parcelle 7494, section ouest de Sudbury, lot numéro neuf (9) sur le plan M-79, DEUXIÈMEMENT : parcelle 8371, section ouest de Sudbury, lot numéro onze (11), plan M-79 et TROISIÈMEMENT : parcelle 8372, section ouest de Sudbury, lots numéros treize et quinze (13 et 15).

Compte nº 50613992

Canton d'Awrey

Compte nº 54491573

Compte nº 54855354

Canton de Bigwood

Compte nº 54603274

Droits de surface seulement sur la parcelle 29514, section est de Sudbury, soit une partie du lot 3, concession 5............ 208,17 \$

Description des propriétés

DISTRICT DE SUDBURY (suite)

Canton de Bigwood (suite)

Compte nº 55166455

Droits de surface seulement sur la parcelle 18828, section est de Sudbury, soit le lot 13, selon le plan composite M-549. 80,47 \$

Canton de Cleland

Compte nº 54822332

Droits de surface seulement sur la parcelle 53M-1232-8, disctrict de Sudbury, soit le lot 8 sur le plan 53M-1232 192,82 \$

Canton de Cochrane

Compte nº 50253015

Canton de Curtin

Compte nº 50023354

Compte nº 50025306

Compte nº 50064344

Canton de Frey

Compte nº 50585409

Droits de surface seulement sur la parcelle 16257, section ouest de Sudbury, englobant la station estivale désignée en tant que W. E. 11.

Canton de Gamey

Compte no 50254909

Canton de Hess

Compte nº 55186375

Canton de Margaret

Compte nº 50274683

Droits de surface seulement sur le n^o d'enregistrement 114802, soit le lot 20, pièce « B » sur le plan enreg. 1. 78,89 \$

Canton de Merritt

Compte nº 54735049

Droits de surface seulement sur la parcelle 15280, section ouest de Sudbury, englobant une partie du lot divisé 3, concession 1... 63,46 \$

Canton de Noble

Compte nº 50587941

Droits de surface seulement sur PREMIÈREMENT: parcelle 8334, section ouest de Sudbury, soit une partie du lot 32, plan M-72, et DEUXIÈMEMENT: parcelle 8338, section ouest de Sudbury, moitié sud-est du lot 32, plan M-72, lotissement de Gogama 780,93 \$

DISTRICT DE SUDBURY (suite)

Canton de Shakespeare

Compte nº 50057569

Droits de surface seulement sur la parcelle 29826, section ouest de Sudbury, soit une partie de la moitié est du lot 8, concession 1, désignée en tant que parties 1 et 2 du plan 53R-13896 100,59 \$

DISTRICT DE THUNDER BAY

Compte nº 50121313

Compte nº 50123952

Compte nº 50124681

Compte nº 50125149

Compte nº 50537781

Compte nº 50553485

Droits de surface seulement sur la parcelle 12338, propriété franche de Thunder Bay, lot 30, plan M-176, station de Hillsport......78,87 \$

Compte nº 52551269

Compte nº 54246340

Compte nº 59456679

Droits de surface seulement sur la parcelle 3663, propriété franche du district de Fort William, soit une partie du lot 30, concession 2, lots de la route Dawson, désignés en tant que parties 1 et 3 à 14 inclusivement sur le plan 55R-3772.

Assujettis à une servitude en faveur de la Hydro Electric Power Commission of Ontario sur les parties 7 et 9 du plan 55R3772, telles qu'établies dans le n° d'enregistrement 45799......134,09 \$

Canton de Devon

Compte no 52271738

Canton de Furlonge

Compte nº 58021156

Description des propriétés

DISTRICT DE THUNDER BAY (suite)

Canton de Gorham

Compte nº 52590655

Canton de Hagey

Compte no 52499551

Canton de Jacques

Compte nº 52343241

Compte nº 57068841

Canton de Leduc

Compte nº 50124011

Canton de Lybster

Compte nº 52353041

Compte nº 52355249

Compte nº 58352276

Droits de surface seulement sur la parcelle 17402, propriété franche de la section de Thunder Bay, soit une partie de la moitié sud du lot 6, concession 5, désignée en tant que parties 2, 3, 5 et 8 sur le plan 55R-1985, à l'exception de la partie 21 sur le plan 55R-2382. 91,47 \$

Canton de Pearson

Compte nº 52379407

Compte nº 58001325

Droits de surface seulement sur la parcelle 23654-A, propriété franche de la section de Thunder Bay, soit une partie de la moitié nord du lot 23, concession désignée en tant que partie 1 du plan 55R-7682.

Canton de Scoble

Compte nº 50090566

DISTRICT DE THUNDER BAY (suite)

Canton de Scoble (suite)

Compte nº 52605130

Droits de surface seulement sur la parcelle 22715, propriété franche de Thunder Bay, soit une partie de la moitié est de l'emplacement R-225,

Compte nº 54837691

Droits de surface seulement sur la parcelle 23574, propriété franche de Thunder Bay, soit une partie du lot 8, concession 1, parties 1 et 2, plan 55R-7767......79,36 \$

Canton de Stirling

Compte nº 56166491

Droits de surface seulement sur la partie résiduelle de la parcelle 8222, propriété franche de Thunder Bay, soit une partie du lot 2, concession

Canton d'Upsala

Compte nº 52411351

Droits de surface seulement sur la parcelle 6343, propriété franche de Fort William, soit une partie du lot 4, concession 1..... 1218,27 \$

DISTRICT DE TIMISKAMING

Canton d'Arnold

Compte nº 53809391

Droits de surface seulement sur la parcelle 9232, section centrale de Temiskaming, soit la station estivale, lot 6, plan M-210 Temiskaming.

Canton de Barber

Compte nº 53523269

Droits de surface seulement sur la parcelle 2430, section sud de Temiskaming, soit la moitié nord du lot 1, concession 6. . . . 237,12 \$

Canton de Bryce

Compte nº 53536735

Droits de surface seulement sur la parcelle 11022, section sud de Temiskaming, soit la moitié sud du lot 10, concession 1. 97,47 \$

Canton de Cane

Compte nº 53746454

Droits de surface seulement sur la parcelle 12130, section sud de Temiskaming, soit le lot 6 sur le plan M.103, Temiskaming, À L'EXCEPTION DES 20 pieds nord dudit lot 6.................... 78,93 \$

Canton de Henwood

Compte nº 53569226

Droits de surface seulement sur la parcelle 15669, section sud de Temiskaming, soit le quart sud-est de la moitié sud du lot 2, conces-

Canton d'Ingram

Compte no 52175534

Droits de surface seulement sur la parcelle 19608, section sud de Timiskaming, soit lot numéro 116, sur le plan M-53 (North Bay).

78,95 \$

Compte no 52643945

Droits de surface seulement sur la parcelle 19608, section sud de Timiskaming, soit lot numéro 117, sur le Plan M-53 (North Bay).

Description des propriétés

DISTRICT DE TIMISKAMING (suite)

Canton d'Ingram (suite)

Compte nº 53586074

Droits de surface seulement sur la parcelle 6611, division nord de Nipissing, soit la moitié nord du lot 11, concession 4..... 100,36 \$

Canton de Lebel

Compte nº 53759769

Droits de surface seulement sur la parcelle 8943, section centrale de Temiskaming, soit lot 163, plan M-114 Temiskaming..... 314,96 \$

Canton de Lorrain

Compte nº 52014361

Droits de surface seulement sur la parcelle 21305, section sud de Timiskaming, soit une partie de la moitié nord du lot numéro un dans

Compte no 52014786

Droits de surface seulement sur la parcelle 1939, Timiskaming, soit le quart nord-ouest de la moitié nord du lot numéro deux, dans la douz-

Compte nº 52014867

Droits de surface seulement sur la parcelle 815, section sud de Timiskaming, soit le quart sud-ouest de la moitié nord du lot numéro

Compte nº 56226168

Droits de surface seulement sur Premièrement : parcelle 10053, section sud de Timiskaming, soit la concession minière T25661 dans le quart sud-est de la moitié nord du lot 1, concession 11, et Deuxièmement : parcelle 11077, section sud de Timiskaming, soit la concession minière T27828 dans le quart nord-ouest de la moitié nord du lot 1, concession 11, et Troisièmement : parcelle 11008, section sud de Timiskaming, soit la concession minière T25997 dans le quart

Compte nº 56226745

Droits de surface seulement sur la parcelle 376, division nord de Nipissing, soit le quart sud-ouest de la moitié nord du lot 2, concession

Canton de Marquis

Compte nº 53602649

Droits de surface seulement sur la parcelle 14496, section sud de Temiskaming, soit la moitié sud du lot 1, concession 3. 218,02 \$

Compte nº 53602983

Droits de surface seulement sur la parcelle 12297, section sud de Temiskaming, soit cette partie du lot 1, concession 4 306,23 \$

Canton de Marter

Compte no 52613345

Droits de surface seulement sur la parcelle 22427, section sud de Timiskaming, soit une partie de la moitié nord du lot 7, concession 1, désignée en tant que partie 1 du plan 54R-2834..... 182,30 \$

Canton de Nordica

Compte nº 58098523

Droits de surface seulement sur la parcelle 11684, section centrale de Timiskaming, soit station estivale, lot 7 sur le plan M-269... 152,52 \$

Canton d'Otto

Compte nº 53635555

Droits de surface seulement sur la parcelle 12834, section sud de Temiskaming, englobant une partie de la moitié sud du lot 3, conces-

DISTRICT DE TIMISKAMING (suite)

Canton d'Otto (suite)

Canton de Pacaud

Compte nº 53641458

Compte nº 53643078

Droits de surface seulement sur la parcelle 6337, section sud de Temiskaming, soit la partie sud du lot 11, concession 3..... 436,31 \$

Compte nº 53647715

Compte nº 53648606

Canton de Pence

Compte nº 53649335

Droits de surface seulement sur la parcelle 15116, section sud de Temiskaming, soit le quart sud-est du lot 1, concession 1...271,10 \$

Compte nº 56399801

Droits de surface seulement sur la parcelle 12412, section sud de Timiskaming, soit le quart sud-ouest du lot 1, concession 1.. 148,69 \$

Canton de Savard

Compte nº 53660908

Canton de Tudhope

Compte nº 53674101

Droits de surface seulement sur la parcelle 3768, division nord de Nipissing, soit la moitié sud du lot 10, concession 2 97,24 \$

(6784) 52

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders may be obtained from:

Committees Branch Room 1405, Whitney Block, Queen's Park Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

CLAUDE L. DESROSIERS, Clerk of the Legislative Assembly.

Sheriffs' Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale of Lands issued out of the Ontario Court (General Division), Toronto Small Claims Court at 444 Yonge Street (College Park) Toronto, Ontario, dated March 15, 2000 Court File Number T18492/99 to me directed, against the real and personal property of ESTATE OF JOHN V. MULLINS, Defendant, at the suit of RICKETTS, HARRIS, Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of ESTATE OF JOHN V. MULLINS in and to: Part of Lot 181, Plan 705, Township of Sunnidale, County of Simcoe.

All of which said right, title, interest and equity of redemption of ESTATE OF JOHN V. MULLINS, Defendant, I shall offer for sale by Public Auction, in the Sheriff's Office, Court House, 114 Worsley Street, Barrie, Ontario on Wednesday, January 31, 2001 at 10:00 a.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Resposibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00 whichever is greater

- Payable at time of sale by successful bidder

- To be applied to purchase price

Other conditions as announced

- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at Sheriff/Enforcement Office at Court House 114 Worsley Street, Barrie, Ontario All payments in cash or by certified cheque made payable to the Minister of Finance Deed poll provided by Sheriff only upon satisfactory payment in full of purchase price

This sale is subject to cancellation up to the time of sale without further notice.

NOTE: No employee of The Ministry of the Attorney General may purchase, any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process either directly or indirectly.

Dated this 6th day of December, 2000.

JOAN SCOTT, Sheriff, County of Simcoe, 114 Worsley Street, Barrie, ON L4M 1M1. 705-739-6100

(3457) 52

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Federal Court — Trial Division at Ottawa, Ontario dated November 18, 1999 Court File Number ITA-10416-99 to me directed, against

the real and personal property of JAMES BRIAN RICHARDSON, Defendant, at the suit of INCOME TAX ACT AND OTHERS, Plaintiffs, I have seized and taken in execution all right, title, interest and equity of redemption of JAMES BRIAN RICHARDSON in and to: Part Lot Number 9, in the Twelfth Concession, Township of Orillia, (formerly Township of North Orillia), County of Simcoe, as described in Instrument #01193781 registered in the Land Registry Office (51), Barrie on July 22, 1992.

All of which said right, title, interest and equity of redemption of JAMES BRIAN RICHARDSON, Defendant, I shall offer for sale by Public Auction, at the Sheriff's Office, Court House, 114 Worsley Street, Barrie, Ontario on Wednesday January 31, 2001 at 11:00 a.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Resposibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00 whichever is greater

- Payable at time of sale by successful bidder

- To be applied to purchase price

- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at Sheriff/Enforcement Office at Court House 114 Worsley Street, Barrie, Ontario All payments in cash or by certified cheque made payable to the Minister of Finance Deed poll provided by Sheriff only upon satisfactory payment in full of purchase price Other conditions as announced

This sale is subject to cancellation up to the time of sale without further notice.

NOTE: No employee of The Ministry of the Attorney General may purchase, any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process either directly or indirectly.

Dated this 6th day of December, 2000.

JOAN SCOTT, Sheriff, County of Simcoe, 114 Worsley Street, Barrie, ON L4M 1M1. 705-739-6100

(3458) 52

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice, Brampton, Ontario, dated May 10, 2000 Court File No. 00-BN-1549 to me directed, against the real and personal property of AMANDA NAVARRO, Defendant, at the suit of

CANADIAN IMPERIAL BANK OF COMMERCE, Plaintiff, I have seized and taken in execution all right title, interest and equity of redemption of AMANDA NAVARRO, Defendant, in and to:

Parcel 75-3, Section M-1864, being Part of Lot 75, Plan M-1864 designated as Parts 32 and 72 on Plan 66R11338, City of Vaughan, Regional Municipality of York, Land Registry Office for Land Titles Division of York (No. 65) and Municipally known as 12 Spyglass Hill Road, Concord, Ontario L4K 2K7.

All of which said right, title, interest and equity of redemption of AMANDA NAVARRO, Defendant, in the said Lands and Tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below, at the Court House in Room 2025, 50 Eagle Street West, Newmarket, Ontario on Wednesday February 7, 2001 at 1:00 o'clock in the afternoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Resposibility for ascertaining these matters rests with the potential purchaser.

TERMS: Deposit 10% or \$1,000.00 whichever is greater

- Payable at time of sale by successful bidder

- To be applied to purchase price

- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at the Court House, Civil/Enforcement Office, 50 Eagle Street West,

Newmarket, Ontario L3Y 6B1.

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed poll provided by Sheriff only upon satisfactory payment in full of purchase price Other conditions as announced

This sale is subject to cancellation by the Sheriff up to the time of sale.

NOTE: No employee of The Ministry of the Attorney General may purchase, any goods or chattels, lands or tenements exposed by a Sheriff for sale under legal process either directly or indirectly.

Dated this 15th day of December, 2000.

SHERIFF, Civil/Enforcement Office, Regional Municipality of York. Telephone: (905) 853-4809 For information contact Mary Breau Ex. 6210

(3459) 52

Sheriff's File No. 2411/00.

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2000-12-23

ONTARIO REGULATION 625/00

made under the

HIGHWAY TRAFFIC ACT

Made: November 30, 2000 Filed: December 7, 2000

Amending Reg. 619 of R.R.O. 1990 (Speed Limits)

Note: Since the end of 1999, Regulation 619 has been amended by Ontario Regulations 223/00, 232/00, 239/00, 290/00, 291/00, 292/00, 320/00, 442/00, 443/00, 445/00 466/00, 481/00 and 519/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22. 2000.

1. (1) Paragraph 1 of Part 3 of Schedule 27 to Regulation 619 of the Revised Regulations Ontario, 1990 is revoked and the following substituted:

Lambton — Twp. of Bousanquet Village of Grand Bend

- That part of the King's Highway known as No. 21 in the Township of Bousanquet in the County of Lambton lying between a point situate 300 metres measured northerly from its intersection with the centre line of the roadway known as Lambton Road 79 (Northville Road)/Northville Crescent and a point situate at the centre line of the roadway known as Pinedale Road in the Village of Grand Bend.
- (2) Paragraph 13 of Part 5 of Schedule 27 to the Regulation is revoked.
- (3) Paragraph 4 of Part 6 of Schedule 27 to the Regulation is revoked.

DAVID TURNBULL Minister of Transporation

Dated on November 30, 2000.

52/00

ONTARIO REGULATION 626/00 made under the

COURTS OF JUSTICE ACT

Made: November 22, 2000 Filed: December 7, 2000

SMALL CLAIMS COURT JURISDICTION

- 1. (1) The maximum amount of a claim in the Small Claims Court is \$10,000.
- (2) The maximum amount of a claim over which a deputy judge may preside is \$10,000.
 - 2. Ontario Regulation 92/93 is revoked.

3. This Regulation comes into force on April 2, 2001.

RÈGLEMENT DE L'ONTARIO 626/00 pris en application de la

LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 22 novembre 2000 déposé le 7 décembre 2000

COMPÉTENCE DE LA COUR DES PETITES CRÉANCES

- 1. (1) Le montant maximal d'une demande introduite devant la Cour des petites créances est de 10 000 \$.
- (2) Le montant maximal d'une demande sur laquelle un juge suppléant peut statuer est de 10 000 \$.
 - 2. Le Règlement de l'Ontario 92/93 est abrogé.
 - 3. Le présent règlement entre en vigueur le 2 avril 2001.

52/00

ONTARIO REGULATION 627/00

made under the

CITY OF TORONTO ACT, 1997

Made: December 7, 2000 Filed: December 7, 2000

Amending O. Reg. 191/00 (Ward Descriptions)

Note: Ontario Regulation 191/00 has previously been amended by Ontario Regulations 192/00 and 559/00.

- 1. Subsection 1 (1) of Ontario Regulation 191/00 is amended,
- (a) by striking out the heading "WARD 29 BROADVIEW-GREENWOOD" and substituting "WARD 29 TORONTO-DANFORTH and by striking out "Ward 29 Broadview-Greenwood" at the beginning of the description under that heading and substituting "Ward 29 Toronto-Danforth; and
- (b) by striking out the heading "WARD 30 BROADVIEW-GREENWOOD" and substituting "WARD 30 TORONTO-DANFORTH and by striking out "Ward 30 Broadview-Greenwood" at the beginning of the description under that heading and substituting "Ward 30 Toronto-Danforth".

TONY CLEMENT Minister of Municipal Affairs and Housing

Dated on December 7, 2000.

ONTARIO REGULATION 628/00

made under the

HEALTH PROTECTION AND PROMOTION ACT

Made: December 6, 2000 Filed: December 7, 2000

Amending Reg. 559 of R.R.O. 1990 (Designation of Municipal Members of Boards of Health)

Note: Since the end of 1999, Regulation 559 has been amended by Ontario Regulation 332/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Paragraphs 2 and 3 of section 3 of Regulation 559 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:
 - Six members to be appointed by the Municipal Council of the County of Grey.
- 2. Paragraph 4 of section 17 of the Regulation is revoked and the following substituted:
 - 4. One member to be appointed by the Municipal Council of The Corporation of the Municipality of Powassan, the Municipal Council of the Village of South River and the Municipal Councils of the townships of Chisholm, North Himsworth, Machar and Nipissing.
- 3. Paragraph 1 of section 18 of the Regulation is revoked and the following substituted:
 - Two members to be appointed by the Municipal Council of the City of Kenora, one of whom shall also represent the Township of Sioux Narrows Nestor Falls.
- 4. Paragraph 6 of section 22 of the Regulation is revoked and the following substituted:
 - One member to be appointed by the Municipal Council of the Town of Cochrane who shall also represent the Town of Moosonee.
- $5.\ Paragraph\ 1$ of section 26 of the Regulation is revoked and the following substituted:
 - Seven members appointed by the Municipal Council of the City of Greater Sudbury.
 - 6. This Regulation comes into force on January 1, 2001.

52/00

ONTARIO REGULATION 629/00 made under the

HEALTH PROTECTION AND PROMOTION ACT

Made: December 6, 2000 Filed: December 7, 2000

Amending Reg. 553 of R.R.O. 1990 (Areas Comprising Health Units)

Note: Regulation 553 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

1. Schedule 9 to Regulation 553 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Schedule 9

HALDIMAND-NORFOLK HEALTH UNIT

- 1. The towns of Haldimand and Norfolk
- 2. Section 2 of Schedule 21 to the Regulation is amended by striking out the portion before item 1 and substituting the following:
- 2. All municipalities, geographic townships and other lands in the Territorial District of Parry Sound, except the Village of South River, The Corporation of the Municipality of Powassan and the townships of North Himsworth, Machar and Nipissing, and the following geographic townships:
- 3. Items 2 and 3 of section 2 of Schedule 23 to the Regulation are revoked and the following substituted:
 - 2. The Corporation of the Municipality of Powassan.
 - 3. The townships of North Himsworth, Machar and Nipissing.
 - 4. This Regulation comes into force on January 1, 2001.

RÈGLEMENT DE L'ONTARIO 629/00 pris en application de la

LOI SUR LA PROTECTION ET LA PROMOTION DE LA SANTÉ

pris le 6 décembre 2000 déposé le 7 décembre 2000

modifiant le Règl. 553 des R.R.O. de 1990 (Territoires constituant des circonscriptions sanitaires)

Remarque: Le Règlement 553 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 22 janvier 2000

1. L'annexe 9 du Règlement 553 des Règlements refondus de l'Ontario de 1990 est abrogée et remplacée par ce qui suit :

Annexe 9

CIRCONSCRIPTION SANITAIRE DE HALDIMAND-NORFOLK

- 1. Les villes de Haldimand et de Norfolk.
- 2. L'article 2 de l'annexe 21 du Règlement est modifié par substitution de ce qui suit au passage précédant le point 1 :
- 2. Les municipalités, cantons géographiques et autres territoires situés dans le district territorial de Parry Sound, sauf le village de South River, la municipalité de Powassan et les cantons de North Himsworth, Machar et Nipissing, ainsi que les cantons géographiques suivants :
- 3. Les points 2 et 3 de l'article 2 de l'annexe 23 du Règlement sont abrogés et remplacés par ce qui suit :
 - 2. La municipalité de Powassan.
 - 3. Les cantons de North Himsworth, de Machar et de Nipissing.
 - 4. Le présent règlement entre en vigueur le 1er janvier 2001.

ONTARIO REGULATION 630/00

made under the

HEALTH PROTECTION AND PROMOTION ACT

Made: December 6, 2000 Filed: December 7, 2000

Amending Reg. 566 of R.R.O. 1990 (Qualifications of Boards of Health Staff)

Note: Regulation 566 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Sections 3 and 4 of Regulation 566 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:
- 3. (1) The requirements for employment as a public health dentist of a board of health are that the person be the holder of,
 - (a) a specialty certificate of registration in public health dentistry from the Royal College of Dental Surgeons of Ontario; or
 - (b) a general certificate of registration and have successfully completed an approved diploma or degree program in public health consisting of a minimum of 22 months of full-time instruction.
- (2) A person employed as a public health dentist of a board of health on or before December 31, 2000 may continue to be employed as a public health dentist of the board of health.
- 4. The requirements for employment as a dental hygienist of a board of health are that the person be registered as a dental hygienist with the College of Dental Hygienists of Ontario.
- 2. Subsection 7 (1) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:
- (1) The requirements for employment as a public health nutritionist by a board of health are that the person be registered with the College of Dietitians of Ontario and that the person,
 - 3. This Regulation comes into force on January 1, 2001.

RÈGLEMENT DE L'ONTARIO 630/00

pris en application de la

LOI SUR PROTECTION ET LA PROMOTION DE LA SANTÉ

pris le 6 décembre 2000 déposé le 7 décembre 2000

modifiant le Règl. 566 des R.R.O. de 1990 (Qualifications du personnel des conseils de santé)

Remarque: Le Règlement 566 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 22 janvier 2000.

- 1. Les articles 3 et 4 du Règlement 566 des Règlements refondus de l'Ontario de 1990 sont abrogés et remplacés par ce qui suit :
- 3. (1) Pour pouvoir être employé comme dentiste-hygiéniste par un conseil de santé, il faut être titulaire, selon le cas :

- a) d'un certificat d'inscription pour l'exercice d'une spécialité en hygiène publique dentaire délivré par l'Ordre royal des chirurgiens dentistes de l'Ontario;
- b) d'un certificat d'inscription général et avoir terminé avec succès un programme agréé aboutissant à l'obtention d'un diplôme ou d'un grade en hygiène publique qui comprend au moins 22 mois de cours à plein temps.
- (2) La personne employée en tant que dentiste-hygiéniste par un conseil de santé au plus tard le 31 décembre 2000 peut continuer d'être employée à titre de dentiste-hygiéniste.
- **4.** Pour pouvoir être employé comme hygiéniste dentaire d'un conseil de santé, il faut être inscrit à titre d'hygiéniste dentaire auprès de l'Ordre des hygiénistes dentaires de l'Ontario.
- 2. Le paragraphe 7 (1) du Règlement est modifié par substitution de ce qui suit au passage qui précède l'alinéa a):
- (1) Pour pouvoir être employé comme nutritionniste de l'hygiène publique par un conseil de santé, il faut être inscrit auprès de l'Ordre des diététistes de l'Ontario et, selon le cas :
 - 3. Le présent règlement entre en vigueur le 1er janvier 2001.

52/00

ONTARIO REGULATION 631/00

made under the

SECURITIES ACT

Made: September 12, 2000 Filed: December 8, 2000

Amending Reg. 1015 of R.R.O. 1990 (General)

Note: Since the end of 1999, Regulation 1015 has been amended by Ontario Regulations 3/00, 108/00, 133/00, 222/00, 342/00, 468/00 and 601/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Sections 50 and 51 of Regulation 1015 of the Revised Regulations of Ontario, 1990 are revoked.
- 2. This Regulation comes into force on the day that the rule made by the Ontario Securities Commission on September 12, 2000 entitled "National Instrument 41-101 Prospectus Disclosure Requirements" comes into force.

ONTARIO SECURITIES COMMISSION:

J.A. GELLER Vice-Chair

STEPHEN N. ADAMS
Commissioner

Dated on September 12, 2000.

Note: The rule made by the Ontario Securities Commission on September 12, 2000 entitled "National Instrument 41-101 Prospectus Disclosure Requirements" comes into force on December 31, 2000.

ONTARIO REGULATION 632/00

made under the

SECURITIES ACT

Made: September 12, 2000 Filed: December 8, 2000

Amending Reg. 1015 of R.R.O. 1990 (General)

Note: Since the end of 1999, Regulation 1015 has been amended by Ontario Regulations 3/00, 108/00, 133/00, 222/00, 342/00, 468/00, 601/00 and 631/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Subsection 1 (4) of Regulation 1015 of the Revised Regulations of Ontario, 1990 is amended by striking out "Subject to section 58" and substituting "Subject to Ontario Securities Commission Rule 41-501 General Prospectus Requirements and to National Instrument 44-101 Short Form Prospectus Distributions and".
- 2. (1) Subsection 2 (3) of the Regulation is revoked and the following substituted:
- (3) If the issuer is a bank listed in Schedule 1 or II to the *Bank Act* (Canada) or is a company undertaking and transacting life insurance that is licensed under the *Insurance Act*, the issuer's financial statements are not required to comply with the following provisions if the financial statements are prepared in accordance with a statute incorporating, continuing or governing the issuer and in accordance with any applicable generally accepted accounting principles:
 - 1. Subsection (1).
 - Subsection 9.1 (1) of Ontario Securities Commission Rule 41-501 General Prospectus Requirements.
 - Subsection 7.1 (1) of National Instrument 44-101 Short Form Prospectus Distributions.
- (2) Subsection 2 (5) of the Regulation is amended by striking out "sections 9, 52, 65, 91 and 94" and substituting "sections 9, 91 and 94".
 - 3. Sections 34, 35, 36 and 37 of the Regulation are revoked.
- 4. Paragraphs 1, 2, 4, 5, 6 and 7 of subsection $38\ (1)$ of the regulation are revoked.
 - 5. Sections 39, 40, 41 and 42 of the Regulation are revoked.
 - 6. Sections 45, 46, 47, 48 and 49 of the Regulation are revoked.

- 7. Sections 52, 53, 55, 56, 57, 58 and 59 of the Regulation are revoked.
- 8. Sections $61,\ 62,\ 63,\ 64,\ 65$ and 66 of the Regulation are revoked.
- 9. Section 72 of the Regulation is revoked and the following substituted:
- 72. The following provisions apply with necessary modifications to a statement of material facts:
 - 1. Section 60.
 - Subsection 3.2 (4), section 4.9, Part 9, section 10.1, paragraphs 2 and 3 of subsection 13.2 (1), paragraph 6 of subsection 13.2 (2), paragraphs 7 and 8 of subsection 13.3 (1), paragraph 1 of subsection 13.3 (2), section 13.4 and clause 13.7 (3) (d) of Ontario Securities Commission Rule 41-501 General Prospectus Requirements.
 - Item 9 of Form 41-501F1 Information Required in a Prospectus.
 - 10. Sections 80, 81 and 82 of the Regulation are revoked.
 - 11. Forms 12, 13 and 14 of the Regulation are revoked.
- 12. This Regulation comes into force on the day that the rule made by the Ontario Securities Commission on September 12, 2000 entitled "Ontario Securities Commission Rule 41-501 General Prospectus Requirements" comes into force.

ONTARIO SECURITIES COMMISSION:

J.A. GELLER Vice-Chair

STEPHEN N. ADAMS

Commissioner

Dated on September 12, 2000.

Note: The rule made by the Ontario Securities Commission on September 12, 2000 entitled "Ontario Securities Commission Rule 52/00

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The Ontario Gazette La Gazette de l'Ontario

Vol. 133-53 Saturday, 30th December, 2000 Toronto

ISSN 0030-2937 Le samedi 30 décembre 2000

Parliamentary Notice—Royal Assent Avis parlementaire—sanction royale

THE PROVINCE OF ONTARIO

Toronto, Tuesday, December 12, 2000

6:10 p.m.

In the name of Her Majesty the Queen, Her Honour the Lieutenant Governor assented to the following bill in her office :-

Bill 128

An Act respecting social housing. [S.O. 2000, Chapter 27]

(6794) 53

CLAUDE L. DESROSIERS, Clerk of the Legislative Assembly.

PROVINCE DE L'ONTARIO

Toronto, mardi 12 décembre 2000

6 h 10

Au nom de Sa Majesté la Reine, Son Honneur la lieutenantegouverneure a accordé la sanction royale au projet de loi suivant à son bureau:

Projet de loi 128

Loi concernant le logement social. [L.O. 2000, Chapitre 27]

(6795) 53

Le greffier de l'Assemblée législative, CLAUDE L. DESROSIERS.

Proclamations

(Great Seal of Ontario)

ROY McMURTRY

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

LABOUR RELATIONS AMENDMENT ACT (CONSTRUCTION INDUSTRY), 2000

We, by and with the advice of the Executive Council of Ontario, name Saturday, December 16, 2000 as the date on which all sections, except section 8 of the Labour Relations Amendment Act (Construction Industry), 2000 come into force.

WITNESS:

THE HONOURABLE ROY McMURTRY CHIEF JUSTICE OF ONTARIO

ADMINISTRATOR OF THE GOVERNMENT OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on December 15, 2000.

BY COMMAND

CHRIS HODGSON Chair of the Management Board of Cabinet

(Great Seal of Ontario)

ROY McMURTRY

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 2000 MODIFIANT LA LOI SUR LES RELATIONS DE TRAVAIL (INDUSTRIE DE LA CONSTRUCTION)

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le samedi 16 décembre 2000 comme la date où entrent en vigueur tous les articles, à l'exception de l'article 8 de la Loi de 2000 modifiant la Loi sur les relations de travail (industrie de la construction).

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Poste-lettre Lettermail

TÉMOIN ·

GIVEN at Toronto, Ontario, on December 13, 2000.

L'HONORABLE ROY McMURTRY JUGE EN CHEF DE L'ONTARIO

BY COMMAND

ADMINISTRATEUR DU GOUVERNEMENT DE NOTRE PROVINCE DE L'ONTARIO

CHRIS HODGSON Chair of the Management Board of Cabinet

FAIT à Toronto (Ontario) le 15 décembre 2000.

PAR ORDRE

(Great Seal of Ontario)

ROY McMURTRY

CHRIS HODGSON Président du Conseil de gestion du gouvernement

(6796) 53

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

(Great Seal of Ontario)

ROY McMURTRY

PROCLAMATION

LOI DE 2000 SUR LA RÉFORME DU LOGEMENT SOCIAL

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 13 décembre 2000 comme la date où entre en vigueur la Loi de 2000 sur la réforme du logement social, à l'exception des parties vii et viii, et l'article 178

Nous désignons le 1er janvier 2001 comme la date où entreront en vigueur la partie vii et l'article 178 de la Loi de 2000 sur la réforme du logement social.

PROCLAMATION

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United

Head of the Commonwealth, Defender of the Faith.

Kingdom, Canada and Her other Realms and Territories, Queen,

SOCIAL HOUSING REFORM ACT, 2000

We, by and with the advice of the Executive Council of Ontario, name December 13, 2000 as the effective date upon which the Social Housing Reform Act, 2000, comes into force, except for Parts VII and VIII, and section 178.

And that a proclamation be issued naming January 1, 2001, as the effective date upon which Part VII and section 178 of the Social Housing Reform Act, 2000, shall come into force.

WITNESS

THE HONOURABLE ROY McMURTRY CHIEF JUSTICE OF ONTARIO

ADMINISTRATOR OF THE GOVERNMENT OF OUR PROVINCE OF ONTARIO

TÉMOIN:

L'HONORABLE ROY McMURTRY JUGE EN CHEF DE L'ONTARIO

ADMINISTRATEUR DU GOUVERNEMENT DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 13 décembre 2000.

PAR ORDRF

CHRIS HODGSON Président du Conseil de gestion du gouvernement

(6797) 53

Motor Vehicle Transport Act/Truck Transportation Act Loi sur les transports routiers/Loi sur le camionnage

The following are applications for operating licences under the Truck Transportation Act, R.S.O. 1990, Chapter T.22, and/or the Motor Vehicle Transport Act, 1987, Chapter 35. The applicants have met the fitness requirements pursuant to Section 6 of the Truck Transportation Act and/or Section 8(2) of the Motor Vehicle Transport Act, 1987 and the provincial transport board and/or the Registrar of Motor Vehicles proposes to issue the licences if no written objection is served on the applicant and filed with the Registrar of Motor Vehicles, within thirty days of this publication.

The following applicants have applied for Authority to offer a transportation service for the carriage of Goods:

On trouvera ci-après la liste des demandes de permis d'exploitation présentées en vertu de la Loi sur le camionnage, L.R.O. 1990, chapitre T.22, et/ ou la Loi de 1987 sur les transports routiers, L.C. 1987, chapitre 35. On a jugé que les personnes ayant présenté ces demandes se conformaient aux critères d'aptitude prévus au paragraphe 8(2) de la Loi de 1987 sur les transports routiers et l'office des transports de l'Ontario et/ou le registrateur des véhicules automobiles dans les trente jours suivant la publication des présentes.

Les personnes suivantes ont demandé l'autorisation d'offrir des services de transport de marchandises à destination.

ABC CARTAGE INC. RICHMOND HILL, ON

ADABI, SEYED, JAFAR TORONTO, ON

ALARCON, VICENTE, A./ TIMARAN, JOE HARLEY NORTH YORK, ON

TRANSPORT C. CARETTE INC. WATERLOO, OC

C C M R TRANSPORT INC. STE-EULALIE, OC

FORD TRANSPORTATION SERVICES LIMITED WINDSOR, ON

FRANKLIN HAULAGE INC. BRAMPTON, ON

HENNESSY, MELVIN, R. AJAX, ON

L.N. TRANSPORT INC. MISSISSAUGA, ON

LALIBERTE, MAURICE, N. BELLE RIVER, ON

LINGLE, GREG JONESBORO, IL

MASON TRANSPORT INC. RICHMOND, BC

MIKE FAIR CHEVROLET OLDSMOBILE CADILLAC LTD SMITHS FALLS, ON

MILL CREEK TRUCKING INC. BLOOMINGTON, IL.

MOSLEY, DAREN, W. WOODLAWN, RR1, ON

RMD SERVICE INC. STE-ADELE, QC

TRANSPORT LOUIS ROCHEFORT INC.

L'EPIPHANIE, QC

SHARMA, LAKERAM PICKERING, ON

SHAUKAT, ALI BRAMPTON, ON

SINGH, SURUJDEOW MARKHAM, ON

STINGRAY EXPRESS INC CALGARY, AB

TWOWAY TRANSPORT INC. ETOBICOKE, ON

1228863 ONTARIO INC.

1379835 ONTARIO INC ORILLIA, ON

1409660 ONTARIO INC. BRAMPTON, ON

1414660 ONTARIO INC. CARLETON PLACE, ON 3020487 CANADA INC STE-THERESE, OC

3761550 CANADA INC BRAMPTON, ON

9028-9612 QUEBEC INC. ASCOT CORNER, QC

9035-0661 QUEBEC INC. STE-SOPHIE, OC

9049-5276 QUEBEC INC. DRUMMONDVILLE, QC

9094-0842 QUEBEC INC. AMOS, QC

9097-0690 QUEBEC INC. DOLLARD-DES-ORMEAUX, QC

> J. Greig Beatty Manager Chef de Service

Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the *Motor Vehicle Transport Act, 1987*, and the *Public Vehicles Act.* All information pertaining to the applicant *i.e.* business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

- 1. complete a Notice of Objection Form,
- 2. serve the applicant with the objection,

- 3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
- 4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

1455239 Ontario Limited 428 Gibraltar Dr., Unit 2, Mississauga, ON L5T 2N9 45909 & A

Applies for the approval of the transfer of extra provincial operating licence X-3269 and public vehicle operating licence PV-5204 both now in the name of 352089 Ontario Limited, 428 Gibraltar Dr., Unit 2, Mississauga, ON L5T 2N9.

Felix D'Mello Board Secretary/Secretaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed: The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la Loi sur les compagnies, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie : Ontario Corporation Number Numéro de la compagnie en Ontario

 2000-11-27

 DIGITAL CRYSTAL LIMITED
 1144740

 PRESTA AUTO BODY SHOP LTD
 362980

 700 MAIN EAST (HAMILTON) LIMITED
 143069

 830786 ONTARIO LIMITED
 830786

 958474 ONTARIO INC
 958474

Name of Corporation:	Ontario Corporation Number
Dénomination sociale de la compagnie :	Numéro de la compagnie en Ontario
	compagnic on ontario
2000-11-28 DENTAL HEALTH REVIVER INC	1102797
GEORGE R. FARR AND SON LIMI	TED72610
2000-11-29	
ARENA ASIA TRADE AND CONS	
MERECC SERVICES LIMITED RODOSA DEVELOPMENT CORPO	
1226060 ONTARIO INC	
2000-12-5	
530990 ONTARIO LTD	530990
BMT COMPUTER SOFTWARE INC	CORPORATED 470275
SOUTH MOUNTAIN MOHAIR INC	
STEINMAN'S FURNITURE & APP	LIANCES LIMITED 135624
450251 ONTARIO INC	450251
CAVU INVESTMENTS LTD	933231
GOLAM INVESTMENTS LIMITED	
JOHN W. CARL CONSTRUCTION	LTD 605507
L. & W. FASHION SHOPPE INC RPM 1947 LTD	
1146009 ONTARIO INC.	1146009
2000-12-8	
G-N TAXI LIMITED	
LENVICK INVESTMENTS LIMITE THARDSHA FOODS INC	D217776
2000-12-11	
ADVANCED INTERNATIONAL MA	RKETING LIMITED 1345584
BARUN EDUCATION SERVICE CO COULTER INTERNATIONAL SALE	D. INC
G. C. MCDONALD SUPPLY LIMITI	ED 126853
MARCATH INVESTMENTS LIMIT	ED
MONIOUE BOURGET'S FINE PRO	DUCTS LTD 1103373
R & B ENTERPRISES (JACKSON S	QUARE) INC
T S TECHNOLOGIES INC	MITED 100587
733532 ONTARIO LIMITED	
911390 ONTARIO INC	
1114342 ONTARIO LIMITED 2000-12-12	1114342
CABOL INC.	1048653
500294 ONTARIO LIMITED	500294
2000-12-13	
ANDICA INVESTMENTS LIMITED EAST HAMILTON STOVE LTD	
MACKENZIE HOLDINGS INC	1328809
SPECIALTY STAMPINGS CANADA	INC 1151928
TREB-REW VENTURE INC	
VASTEK COMPUTER CORP 1126023 ONTARIO INC	
1147653 ONTARIO INC	
2000-12-14	
BMMD INC	
GOLDSTAR COMPUTER SYSTEMS LEADER KNITTING INC	SINC
PRISM SOFTWARE CORPORATION	I 1120151
RAJARAM HOLDINGS INC	
ZENITH DATA SYSTEMS CANADA	LTD./SYSTEMES
INFORMATIQUES ZENITH CANAZENSPEC PROMOTIONS INC	ADA LIEE867327
739147 ONTARIO INC	739147
826103 ONTARIO LIMITED	
1241439 ONTARIO INC	
LTM (SIAM) DISTINCTIVE PRODU	CTS LTD. 1268754
MEGAJEENS ENTERPRISES LTD	
POWEROFWOMEN.COM LTD	
915963 ONTARIO INC	915963
В. С	HAWTON,

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

Erratum Notice Avis d'Erreur

Ontario Corporation Number 1158250

Vide Ontario Gazette, Vol. 130-35 dated August 30, 1997

NOTICE IS HEREBY GIVEN that the notice issued under section 241 (4) of the *Business Corporations Act* set out in the issue of The Ontario Gazette of August 30, 1997 with respect to the cancellation of the Certificate of Incorporation of **Great Cookies By George (International) Inc.** was issued in error and is null and void.

Numéro de société en Ontario 1158250

cf. Gazette de l'Ontario Vol. 130-35 datée du août, 1997

PAR LA PRÉSENTE nous vous informons que l'avis emis en vertu de l'article 241 (4) de la *Loi sur les compagnies* et énoncé dans la Gazette de l'Ontario du août 30, 1997 relativement a l'annulation du certificat de constitution en personne morale de **Great Cookies By George** (International) Inc. a été délivré par erreur et qu'il est nul et sans effet

B. G. HAWTON,
Director (A), Companies Branch
Directrice, intérimaire, Direction
des compagnies

53/00

53/00

Co-operative Corporations Act (Certificate of Amendment of Articles Issued) Loi sur les sociétés coopératives (Certificat de modification de statut)

NOTICE IS HEREBY GIVEN that, under the *Co-operative Corporations Act*, amendment to article have been effected as follows:

AVIS EST PAR LA PRÉSENTE DONNÉ qu'en vertu de la *Loi sur les sociétés coopératives* la modification suivante a été apportée au statut de la compagnie mentionnée ci-dessous :

Date of Incorporation: Date de	Name of Co-operative:	Effective Date Date d'entrée	
constitution:	Nom de la Coopérative :	en vigueur	
1991-4-30	Hensall District Co-operative,	1991-4-30	

JOHN M. HARPER,
Director, Examination
Licensing and Enforcement Division
by delegated authority from
Dina Palozzi
Superintendant of Financial Services.
Directeur, Examination
Division de la délivrance des permis
et de l'application des mesures législatives
en vertu de pouvoirs délégués par
Dina Palozzi
surintendante des services financiers.

Ministry of Municipal Affairs and Housing Ministère des affaires municipales et du logement

SOCIAL HOUSING REFORM ACT, 2000

NOTICE OF DETERMINATION OF THE MINISTER OF MUNICIPAL AFFAIRS AND HOUSING WITH RESPECT TO FEDERAL FUNDING PAYMENTS TO SERVICE MANAGERS FOR 2001, AND MINISTRY PROJECTIONS FOR 2002 - 2005

NOTICE IS HEREBY GIVEN pursuant to subsection 134(2) of the Social Housing Reform Act. 2000 that the Minister of Municipal Affairs and Housing has determined that the amount of federal funding payable by the Minister under subsection 134(1) to each service manager for the year 2001 shall be the amount set out in the following table in the 2001 column opposite the name of the service manager. The amounts set out in the columns for 2002 to 2005 are Ministry projections of the amounts of federal funding payable to each service manager for those years, and are subject to the Minister's determination under subsection 134(1) for each of those years.

Service Manager	2001	2002	2003	2004	2005
Town of Norfolk	1,716,003	1,729,055	1,728,382	1,727,785	1,897,745
City of Hamilton	23,282,215	23,459,293	23,450,161	23,442,070	24,985,275
Regional Municipality of Niagara	9,935,122	10,010,686	10,006,789	10,003,336	11,105,290
City of Ottawa	28,983,038	29,203,476	29,192,108	29,182,035	31,245,512
Regional Municipality of Waterloo	10,041,135	10,117,506	10,113,567	10,110,078	10,926,725
District Municipality of Muskoka	1,468,952	1,478,024	1,466,692	1,444,644	1,563,903
County of Oxford	1,560,988	1,572,861	1,572,248	1,571,706	1,736,124
City of Brantford	3,165,328	3,189,403	3,188,161	3,187,061	3,507,801
County of Bruce	2,155,646	2,172,041	2,171,195	2,167,960	2,268,737
County of Dufferin	1,379,314	1,389,804	1,389,263	1,380,956	1,456,326
City of St. Thomas	1,873,005	1,887,251	1,886,516	1,860,598	1,987,837
City of Windsor	11,344,384	11,430,666	11,426,217	11,306,508	11,963,087
City of Kingston	5,019,084	5,057,258	5,055,289	5,053,545	5,475,144
County of Grey	2,456,672	2,475,357	2,457,993	2,452,103	2,597,575
County of Hastings	4,873,030	4,910,093	4,904,399	4,849,798	5,033,260
County of Huron	1,068,103	1,076,227	1,075,808	1,049,123	1,165,865
Municipality of Chatham-Kent	2,714,626	2,735,272	2,734,208	2,733,264	2,821,924
County of Lambton	2,220,862	2,237,753	2,236,882	2,236,110	2,471,198
County of Lanark	2,058,584	2,074,241	2,073,434	2,072,718	2,168,980
United Counties of Leeds and Grenville	2,078,775	2,094,586	2,093,771	2,088,871	2,284,129
Counties of Lennox and Addington	924,514	931,545	931,183	930,861	1,066,825
City of London	10,022,840	10,099,071	10,095,140	10,091,657	11,120,408
County of Northumberland	1,992,715	2,007,871	2,003,921	2,002,942	2,193,364
City of Stratford	1,576,429	1,588,419	1,587,801	1,587,253	1,670,520
City of Peterborough	6,596,808	6,618,273	6,560,412	6,442,199	6,656,019
United Counties of Prescott and Russell	1,554,272	1,566,094	1,565,484	1,564,944	1,701,019
County of Renfrew	3,889,947	3,919,533	3,918,007	3,901,630	4,025,199
County of Simcoe	9,331,456	9,390,180	9,351,171	9,223,795	10,087,970
City of Cornwall	4,285,004	4,317,594	4,315,914	4,314,424	4,553,045
City of Kawartha Lakes	3,002,597	3,025,434	3,023,686	2,984,706	3,145,521
County of Wellington	3,781,350	3,810,111	3,808,627	3,807,313	4,213,954
Algoma District Services Administration Board	1,552,715	1,564,525	1,563,915	1,563,376	1,706,609
District of Cochrane Social Services Administration Board	6,749,165	6,800,497	6,794,661	6,782,918	6,884,917
Kenora District Services Board	4,061,266	4,087,604	4,074,531	4,065,866	4,022,160

Service Manager	2001	2002	2003	2004	2005
Manitoulin-Sudbury District Social Services Administration Board	1,929,699	1,923,115	1,907,302	1,885,146	1,881,090
District of Nipissing Social Services Administration Board	6,493,169	6,542,554	6,535,136	6,501,313	6,681,493
District of Parry Sound Social Services Administration Board	1,695,886	1,691,570	1,681,679	1,671,056	1,738,427
District of Rainy River Social Services Administration Board	2,211,184	2,228,002	2,224,289	2,218,247	2,199,341
City of Greater Sudbury	9,364,218	9,435,440	9,431,767	9,420,397	9,745,944
District of Thunder Bay Social Services Administration Board	12,338,764	12,430,461	12,422,579	12,361,476	12,543,966
District of Timiskaming Social Services Administration Board	3,364,140	3,389,727	3,388,408	3,353,044	3,355,204
Sault Ste. Marie DSSAB	5,143,465	5,182,585	5,180,568	5,178,780	5,312,651
Regional Municipality of Durham	11,106,223	11,190,694	11,186,338	11,182,478	12,037,320
Regional Municipality of York	11,418,885	11,479,483	11,448,138	11,415,480	13,269,053
City of Toronto	173,475,165	174,748,936	174,680,911	174,620,636	189,376,982
Regional Municipality of Peel	19,950,293	20,102,030	20,094,205	20,087,271	26,363,972
Regional Municipality of Halton	4,856,872	4,893,812	4,891,907	4,890,219	5,472,174

TONY CLEMENT, Minister of Municipal Affairs and Housing

Dated this 19th day of December, 2000.

Alcohol and Gaming Commission of Ontario Commission des alcools et des jeux de l'Ontario

THE LIQUOR LICENCE ACT, R.S.O. 1990, CHAPTER L.19

NOTICE OF VOTES

NOTICE IS HEREBY GIVEN of the receipt of Returns of votes taken in the hereinafter named municipality on the 13th day of November, 2000 under the provisions of the *Liquor Licence Act*, 1990.

Municipality:

City of Toronto, Regional Municipality of Metropolitan Toronto

Question:

7 (2) Are you in favour of the sale of spirits, beer and wine for consumption in licensed premises?

Result:

Votes polled for the Affirmative Side 1,093 Votes polled for the Negative Side 337

Dated at Toronto, this 19th day of December, 2000.

DUNCAN BROWN, Registrar, Alcohol & Gaming Commission of Ontario.

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders may be obtained from:

Committees Branch Room 1405, Whitney Block, Queen's Park Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

CLAUDE L. DESROSIERS, Clerk of the Legislative Assembly.

Applications to Provincial Parliament Demandes au Parlement provincial

1072550 ONTARIO LIMITED

NOTICE IS HEREBY GIVEN that on behalf of 1072550 Ontario Limited, application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive the above corporation.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submission, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

Dated at Toronto, this 19th day of December, 2000.

(3472) 53, 1-3

ALIA QAISI, On behalf of 1072550 Ontario Limited. This notice is filed under subsection 205(2) of the *Business Corporations Act*. A Meeting of the shareholders of the Corporation pursuant to subsection 205(1) of the Act was held on December 15, 2000.

Pursuant to subsection 205(3) of the *Business Corporations Act*, on the expiration of three months after the date of filing of this notice, the Corporation is dissolved.

Dated this 19th day of December, 2000.

(3463) 53

VINCE VIRGILIO, Liquidator.

Corporation Notices Avis relatifs aux compagnies

SUDBURY REGIONAL DEVELOPMENT CORPORATION

NOTICE IS HEREBY GIVEN pursuant to Section 231 (1) of the *Corporations Act* that by Resolution dated the 13th day of December, 2000, the Sudbury Regional Development Corporation is required to be wound up effective December 30, 2000.

Dated at Sudbury, this 18th day of December, 2000.

SUDBURY REGIONAL DEVELOPMENT CORPORATION, by its Liquidator, Ronald M. Swiddle, P.O. Box 3700, Station A, 200 Brady Street, Sudbury, Ontario P3A 5W5. (705) 673-2171

(3460) 53

PLATEXCO INC.

NOTICE IS HEREBY GIVEN that the sole shareholder of Platexco Inc., has resolved to voluntarily wind-up the business and affairs of Platexco Inc., and that the undersigned has been appointed liquidator effective as of December 19, 2000.

Dated at Toronto, this 20th day of December, 2000.

PRICEWATERHOUSECOOPERS INC. 145 King Street West, Toronto, Ontario, M5H 1V8

(3471) 53

1098840 ONTARIO LIMITED

TAKE NOTICE CONCERNING WINDING UP of 1098840 Ontario Limited, Date of Incorporation: October 5, 1994, Liquidator: Vince Virgilio, 3240 Langstaff Road, Unit D, Concord, Ontario L4K 4Z8, Date Appointed: December 13, 2000.

This notice is filed under subsection 193(4) of the *Business Corporations Act*. The Special Resolution requiring the Corporation to be wound up voluntarily was passed/consented to by the shareholders of the Corporation on December 13, 2000.

Dated this 19th day of December, 2000.

(3462) 53

VINCE VIRGILIO, Liquidator.

1098840 ONTARIO LIMITED

TAKE NOTICE CONCERNING WINDING UP of 1098840 Ontario Limited, Date of Incorporation: October 5, 1994, Liquidator: Vince Virgilio, 3240 Langstaff Road, Unit D, Concord, Ontario L4K 4Z8, Date Appointed: December 13, 2000.

Sheriffs' Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at 605 Rossland Road East, Whitby, Ontario L1N 9G7 dated March 29, 1999, Court File Number 48580/98 to me directed, against the real and personal property of LAWRENCE PAUL ARNBURG and GLORIA JEAN ARNBURG, Defendants, at the suit of BANK OF MONTREAL, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of LAWRENCE PAUL ARNBURG and GLORIA JEAN ARNBURG, Defendants, in and to:

Lot 8, Plan 565, in the Town of Whitby, in the Regional Municipality of Durham, municipally known as 1906 Rossland Road East, Whitby, Ontario L1N 3P5.

All of which said right, title, interest and equity of redemption of LAWRENCE PAUL ARNBURG and GLORIA JEAN ARNBURG, Defendants, in the said lands and tenements described above, I shall offer for sale by Public Auction, subject to the conditions set out below, at the Sheriff's Office, 605 Rossland Road East, Whitby, Ontario L1N 9G7 on Wednesday, January 31, 2001 at 5:30 p.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00 whichever is greater

- Payable at time of sale by successful bidder

- To be applied to purchase price

- Non-refundable

Ten Business days from date of sale to arrange financing and pay balance in full at 605 Rossland Road East, Whitby, Ontario L1N 9G7

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced

This sale is subject to cancellation by the Sheriff without further notice up to the time of sale.

NOTE: No employee of The Ministry of the Attorney General may purchase, any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process either directly or indirectly.

Dated this 18th day of December, 2000.

ANDREW MCNABB, Court Enforcement Officer, 605 Rossland Road East, Whitby, Ontario L1N 9G7.

(3461) 53

UNDER AND BY VIRTUE OF A Writ of Seizure and Sale issued out of the Ontario Court (General Division), in a proceeding commenced at London, to me directed, against the real and personal property of ANANTHAM RAJAKUMARAN, Defendant, at the suit of CANADA TRUSTCO MORTGAGE COMPANY, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of the said ANANTHAM RAJAKUMARAN in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situate lying and being in the City of Toronto, and being composed of Unit 92, Level 1, York Condominium Plan No. 295 together with its appurtenant common interest, City of Toronto, Land Titles Division of Toronto (No. 66).

Municipally known as 10 Livonia Place, Unit 41, Toronto, Ontario

On the said premises is said to be erected a brick 2-storey Condo Townhouse.

The said right, title, interest and equity of redemption of ANAN-THAM RAJAKUMARAN shall be offered for sale by Public Auction in my office Room 403, Court House, 361 University Avenue, Toronto, Ontario, on Tuesday, January 30, 2001 at 11:00 a.m. The purchaser assumes all mortgages, charges, liens and encumbrances.

TERMS: Cash or certified cheque made payable to the Sheriff, City of Toronto.

\$2,000.00 refundable deposit to register.

Deposit of \$2,000.00 or 10% of bid price
(whichever greater) applied to purchase price
of successful bidder.

Ten days to make final payment.

Registration from 9:00 a.m. to 10:30 a.m. on day of sale.

Bidding by number only.

Other conditions as announced.

This sale is subject to cancellation up to the time of sale without further notice. No Telephone Inquiries.

Dated at Toronto, this 12th day of December, 2000.

IOHN R I AW Denuty She

(3464) 53

JOHN R. LAW, Deputy Sheriff, City of Toronto.

UNDER AND BY VIRTUE OF A Writ of Seizure and Sale issued out of the Ontario Court of Justice (General Division), in a proceeding commenced at Toronto, to me directed, against the real and personal property of WILLIAM KLIANIS, Defendant, at the suit of DEBRA ANNE POOLE AND ANTHONY KALENTZIS, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of the said WILLIAM KLIANIS in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situate lying and being in the City of Toronto, and being composed of Parcel Unit 7, Level 6, Register for York Condominium Plan No. 49 and its appurtenant common interest. Land Registry Office for Land Titles Division of Toronto (No. 66).

Municipally known as 2550 Pharmacy Avenue, Unit 607, Toronto, Ontario

On the said premises is said to be erected a high-rise condominium building.

The said right, title, interest and equity of redemption of WILLIAM KLIANIS shall be offered for sale by Public Auction in my office Room 403, Court House, 361 University Avenue, Toronto, Ontario, on Tuesday, January 30, 2001 at 11:00 a.m. The purchaser assumes all mortgages, charges, liens and encumbrances.

TERMS: Cash or certified cheque made payable to the Sheriff, City of Toronto.

\$2,000.00 refundable deposit to register.

Deposit of \$2,000.00 or 10% of bid price
(whichever greater) applied to purchase price
of successful bidder.

Ten days to make final payment.

Registration from 9:00 a.m. to 10:30 a.m. on day of sale. Bidding by number only.

Other conditions as announced.

This sale is subject to cancellation up to the time of sale without further notice. No Telephone Inquiries.

Dated at Toronto, this 13th day of December, 2000.

(3465) 53

JOHN R. LAW, Deputy Sheriff, City of Toronto.

UNDER AND BY VIRTUE OF A Writ of Seizure and Sale issued out of the Ontario Court (General Division), in a proceeding commenced at Toronto, to me directed, against the real and personal property of ANNE VILLMAN STERN, Defendant, at the suit of BANK OF MONTREAL, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of the said ANNE VILLMAN STERN in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situate lying and being in the City of Toronto, and being composed of Unit 14, Level 22, York Condominium Plan No. 228, registered in the Land Registry Office, (No. 66), City of Toronto.

Municipally known as 360 Ridelle Avenue, Unit 2314, Toronto, Ontario

On the said premises is said to be erected a high rise Condominium Building.

The said right, title, interest and equity of redemption of ANNE VILLMAN STERN shall be offered for sale by Public Auction in my office Room 403, Court House, 361 University Avenue, Toronto, Ontario, on Tuesday, January 30, 2001 at 11:00 a.m. The purchaser assumes all mortgages, charges, liens and encumbrances.

TERMS: Cash or certified cheque made payable to the Sheriff, City of Toronto.

\$2,000.00 refundable deposit to register.

Deposit of \$2,000.00 or 10% of bid price
(whichever greater) applied to purchase price

of successful bidder.
Ten days to make final payment.
Registration from 9:00 a.m. to 10:30 a.m. on day of sale.

Bidding by number only.
Other conditions as announced.

This sale is subject to cancellation up to the time of sale without further notice. No Telephone Inquiries.

Dated at Toronto, this 13th day of December, 2000.

(3466) 53

JOHN R. LAW, Deputy Sheriff, City of Toronto.

UNDER AND BY VIRTUE OF A Writ of Seizure and Sale issued out of the Ontario Court (General Division), in a proceeding commenced at Toronto, to me directed, against the real and personal property of LYNETTE BUDHOO, Defendant, at the suit of SHIV-DYAL, SINGH & MOHANI SINGH, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of the said LYNETTE BUDHOO in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situate lying and being in the City of Toronto, and being composed of the southerly 70 feet throughout from front to rear of the westerly 110 feet throughout from front to rear of Lot 24, Plan 2098, City of Toronto.

Municipally known as 63 Scarboro Avenue, Toronto, Ontario

On the said premises is said to be erected a brick Side-split family dwelling.

The said right, title, interest and equity of redemption of LYNETTE BUDHOO shall be offered for sale by Public Auction in my office Room 403, Court House, 361 University Avenue, Toronto, Ontario, on

Tuesday, January 30, 2001 at 11:00 a.m. The purchaser assumes all mortgages, charges, liens and encumbrances.

TERMS: Cash or certified cheque made payable to the Sheriff,

City of Toronto.

\$2,000.00 refundable deposit to register. Deposit of \$2,000.00 or 10% of bid price

(whichever greater) applied to purchase price

of successful bidder.

Ten days to make final payment.

Registration from 9:00 a.m. to 10:30 a.m. on day of sale.

Bidding by number only.

Other conditions as announced.

This sale is subject to cancellation up to the time of sale without further notice. No Telephone Inquiries.

Dated at Toronto, this 14th day of December, 2000.

(3467) 53

JOHN R. LAW, Deputy Sheriff, City of Toronto.

UNDER AND BY VIRTUE OF A Writ of Seizure and Sale issued out of the Superior Court of Justice, in a proceeding commenced at Milton, to me directed, against the real and personal property of WALTER NAGOWSKI, Defendant, at the suit of THE BANK OF NOVA SCOTIA, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of the said WALTER NAGOWSKI in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situate lying and being in the City of Toronto, and being composed of Lot 36, Plan 3910, Land Registry Office (No. 64), Toronto.

Municipally known as 9 Graywood Drive, Toronto, Ontario

On the said premises is said to be erected a brick detached bungalow with single attached garage.

The said right, title, interest and equity of redemption of WALTER NAGOWSKI shall be offered for sale by Public Auction in my office Room 403, Court House, 361 University Avenue, Toronto, Ontario, on Tuesday, January 30, 2001 at 11:00 a.m. The purchaser assumes all mortgages, charges, liens and encumbrances.

TERMS: Cash or certified cheque made payable to the Sheriff,

City of Toronto.

\$2,000.00 refundable deposit to register.

Deposit of \$2,000.00 or 10% of bid price

(whichever greater) applied to purchase price

of successful bidder.

Ten days to make final payment.

Registration from 9:00 a.m. to 10:30 a.m. on day of sale.

Bidding by number only.

Other conditions as announced.

This sale is subject to cancellation up to the time of sale without further notice. No Telephone Inquiries.

Dated at Toronto, this 14th day of December, 2000.

(3468) 53

JOHN R. LAW, Deputy Sheriff, City of Toronto.

UNDER AND BY VIRTUE OF A Writ of Seizure and Sale issued out of the Superior Court of Justice, in a proceeding commenced at Toronto, to me directed, against the real and personal property of JEFFERY VERMETTE, MARIE WILLIAMSON, BARRY WILLIAMSON, Defendants, at the suit of WENDY FUNG, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of the said JEFFERY VERMETTE, MARIE WILLIAMSON, BARRY WILLIAMSON in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situate lying and being in the City of Toronto, and being composed of Lot 88, Plan 1581, Land Registry Office for the Registry Division (No. 66), as previously described in Instrument No. TB418238.

Municipally known as 21A-25th Street, Toronto, Ontario

On the said premises is said to be erected a brick 2-storey dwelling with 2-car garage.

The said right, title, interest and equity of redemption of JEFFERY VERMETTE, MARIE WILLIAMSON, BARRY WILLIAMSON shall be offered for sale by Public Auction in my office Room 403, Court House, 361 University Avenue, Toronto, Ontario, on Tuesday January 30, 2001 at 11:00 a.m. The purchaser assumes all mortgages, charges, liens and encumbrances.

TERMS: Cash or certified cheque made payable to the Sheriff.

City of Toronto.

\$2,000.00 refundable deposit to register.

Deposit of \$2,000.00 or 10% of bid price

(whichever greater) applied to purchase price

of successful bidder.

Ten days to make final payment.

Registration from 9:00 a.m. to 10:30 a.m. on day of sale.

Bidding by number only.

Other conditions as announced.

This sale is subject to cancellation up to the time of sale without further notice. No Telephone Inquiries.

Dated at Toronto, this 15th day of December, 2000.

(3469) 53

JOHN R. LAW, Deputy Sheriff, City of Toronto.

UNDER AND BY VIRTUE OF A Writ of Seizure and Sale issued out of the Superior Court of Justice Commercial List, in a proceeding commenced at Toronto, to me directed, against the real and personal property of GORDON WILLIAM ROSS, Defendant, at the suit of MAJORICH INVESTMENTS INC. JANE RICH and WILLIAM MCDIARMID, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of the said GORDON WILLIAM ROSS in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situate lying and being in the City of Toronto, and being composed of Part of Lot 105, Plan 1789, Land Registry Office for the Registry Division, City of Toronto, as described in Instrument No. CT 955238.

Municipally known as 51 Cuthbert Crescent, Toronto, Ontario

On the said premises is said to be erected a brick detached 2-storey family dwelling with detached garage, lot size 25' x 125'.

The said right, title, interest and equity of redemption of GORDON WILLIAM ROSS shall be offered for sale by Public Auction in my office Room 403, Court House, 361 University Avenue, Toronto, Ontario, on Tuesday, January 30, 2001 at 11:00 a.m. The purchaser assumes all mortgages, charges, liens and encumbrances.

TERMS: Cash or certified cheque made payable to the Sheriff,

City of Toronto.

\$2,000.00 refundable deposit to register.

Deposit of \$2,000.00 or 10% of bid price

(whichever greater) applied to purchase price

of successful bidder.

Ten days to make final payment.

Registration from 9:00 a.m. to 10:30 a.m. on day of sale.

Bidding by number only.

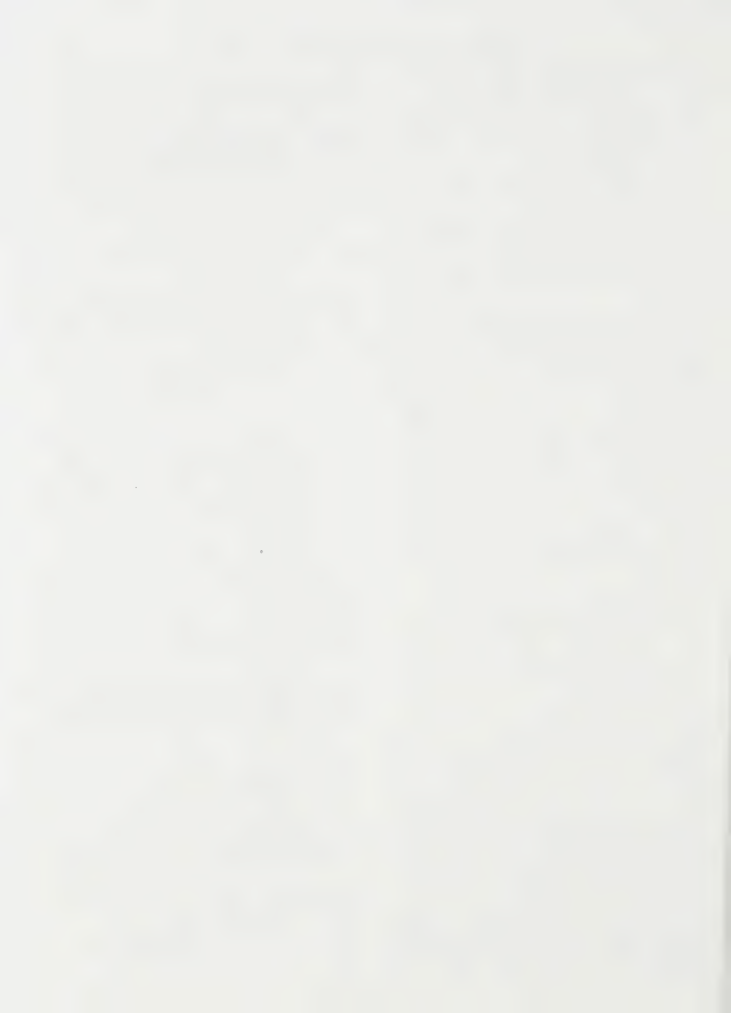
Other conditions as announced.

This sale is subject to cancellation up to the time of sale without further notice. No Telephone Inquiries.

Dated at Toronto, this 15th day of December, 2000.

JOHN R. LAW, Deputy Sheriff, City of Toronto.

(3470) 53



Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2000-12-30

ONTARIO REGULATION 633/00

made under the

POLICE SERVICES ACT

Made: November 29, 2000 Filed: December 11, 2000

Amending O. Reg. 420/97 (Costs of Ontario Provincial Police Services to Municipalities under Section 5.1 of the Act)

Note: Ontario Regulation 420/97 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Section 2 of Ontario Regulation 420/97 is amended by adding the following subsection:
- (2) Despite subsection (1), the amount owed by the Town of Moosonee is zero.
 - 2. The Regulation is amended by adding the following section:
 - 6.1 Sections 3 to 6 do not apply to the Town of Moosonee.
 - 3. This Regulation comes into force on January 1, 2001.

RÈGLEMENT DE L'ONTARIO 633/00 pris en application de la

LOI SUR LES SERVICES POLICIERS

pris le 29 novembre 2000 déposé le 11 décembre 2000

modifiant le Règl. de l'Ont. 420/97

(Coûts des services de la Police provinciale de l'Ontario que doivent assumer des municipalités aux termes de l'article 5.1 de la Loi)

Remarque: Le Règlement de l'Ontario 420/97 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements publiée dans la Gazette de l'Ontario du 22 janvier 2000.

- 1. L'article 2 du Règlement de l'Ontario 420/97 est modifié par adjonction du paragraphe suivant :
- (2) Malgré le paragraphe (1), le montant d'argent que doit la ville de Moosonee est nul.
- 2. Le Règlement est modifié par adjonction de l'article suivant :
 - 6.1 Les articles 3 à 6 ne s'appliquent pas à la ville de Moosonee.
 - 3. Le présent règlement entre en vigueur le 1^{er} janvier 2001.

53/00

ONTARIO REGULATION 634/00

made under the

MILK ACT

Made: September 21, 2000 Filed: December 11, 2000

Amending Reg. 761 of R.R.O. 1990 (Milk and Milk Products)

Note: Since the end of 1999, Regulation 761 has been amended by Ontario Regulation 473/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Clause 5 (1) (g) of Regulation 761 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:
 - (g) has an abnormal freezing point as described in subsection 52 (5);
- 2. Subsection 37 (1) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:
- (1) Before transferring any milk from a farm bulk tank to a tank-truck, a bulk tank milk grader shall examine the milk in the farm bulk tank and, if he or she determines that the milk examined either before or during the transfer should be rejected, the bulk tank milk grader shall cease or refuse the transfer of the milk to the tank-truck, as the case may be, and shall,
- 3. (1) Clause 52 (1) (b) of the Regulation is revoked and the following substituted:
 - (b) may be tested for its freezing point at any time by a freezing point test to determine if the milk has an abnormal freezing point as described in subsection (5),
- (2) Subsection 52 (5) of the Regulation is revoked and the following substituted:
- (5) A freezing point test reading of -0.524 Hortvet or higher shall be deemed to be an abnormal freezing point.
- 4. (1) Subsection 55 (3.2) of the Regulation is revoked and the following substituted:
- (3.2) If a truckload of milk cannot be marketed because of the presence of a foreign substance, and the milk of a producer with milk in the truckload is found to contain the foreign substance, the producer is liable to the marketing board in an amount equal to the value of the milk damaged plus the cost, including transportation costs, of disposing of the milk.
- (3.3) If more than one producer is liable under subsection (3.1) or (3.2) in respect of the same truckload, each producer is liable in the same proportion that the producer's milk has to the volume of the damaged milk.
- (2) Subsection 55 (4) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

- (4) Where the milk of a producer is tested under clause 52 (1) (b) and found to have an abnormal freezing point as described in subsection 52 (5), the producer is, in respect of the milk marketed in the same month as the milk that was tested, liable to a penalty of
- (3) Subsection 55 (5) of the Regulation is revoked and the following substituted:
- (5) Where a fieldperson finds that the milk of a producer is produced from animals or on premises or with equipment that does not comply with sections 3 to 34, the producer is, in respect of the milk marketed during the month the finding of non-compliance is made, liable to a penalty of.
 - (a) \$2 per hectolitre in the case of a first penalty;
 - (b) \$4 per hectolitre in the case of a second penalty; and
- (c) \$8 per hectolitre in the case of a third or subsequent penalty, incurred within any twelve-month period.
- (4) Subsection 55 (10) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:
- (10) Where a producer incurs four penalties under subsection (5) within any twelve-month period,

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

ROD STORK

GLORIA MARCO BORYS

Secretary

Dated on September 21, 2000.

53/00

ONTARIO REGULATION 635/00

made under the

FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: December 6, 2000 Filed: December 11, 2000

Amending O. Reg. 667/98 (Trapping)

Note: Ontario Regulation 667/98 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Section 4 of Ontario Regulation 667/98 is revoked and the following substituted:
- 4. A Nishnawbe Aski First Nation Fur Harvesters licence to sell pelts and carcasses, a Trapper's Authority issued by Grand Council Treaty #3 Trapping Resource Centre and a Trapper's Authority issued

by the Union of Ontario Indians shall be deemed to be trapping licences.

53/00

ONTARIO REGULATION 636/00

made under the

SECURITIES ACT

Made: October 10, 2000 Filed: December 13, 2000

Amending Reg. 1015 of R.R.O. 1990 (General)

Note: Since the end of 1999, Regulation 1015 has been amended by Ontario Regulations 3/00, 108/00, 133/00, 222/00, 342/00, 468/00, 601/00, 631/00 and 632/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Regulation 1015 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:
- **6.1** (1) Sections 7, 8 and 9 apply with respect to interim financial statements for periods beginning before January 1, 2001.
 - (2) This section is revoked on May 31, 2001.
- 2. Section 7 of the Regulation is amended by adding the following subsection:
 - (3) This section is revoked on May 31, 2001.
- 3. Section 8 of the Regulation is amended by adding the following subsection:
 - (2) This section is revoked on May 31, 2001.
- 4. Section 9 of the Regulation is amended by adding the following subsection:
 - (2) This section is revoked on May 31, 2001.
 - 5. The Regulation is amended by adding the following section:
- 9.1 (1) Sections 10, 11 and 13 apply with respect to financial statements for fiscal years beginning before January 1, 2001.
 - (2) This section is revoked on May 31, 2002.
- 6. Section 10 of the Regulation is amended by adding the following subsection:
 - (3) This section is revoked on May 31, 2002.
- Section 11 of the Regulation is amended by adding the following subsection:
 - (2) This section is revoked on May 31, 2002.
- 8. Section 13 of the Regulation is amended by adding the following subsection:
 - (2) This section is revoked on May 31, 2002
- 9. Section 246 of the Regulation is amended by striking out "subsection 12 (8) and".

10. This Regulation comes into force on the day the rule made by the Ontario Securities Commission on October 10, 2000 entitled "Ontario Securities Commission Rule 52-501 Financial Statements" comes into force.

ONTARIO SECURITIES COMMISSION:

S. N. ADAMS Commissioner

THERESA MCLEOD

Commissioner

Dated on October 10, 2000.

Note: The rule made by the Ontario Securities Commission on October 10, 2000 entitled "Ontario Securities Commission Rule 52-501 Financial Statements" comes into force on December 12, 2000.

53/00

ONTARIO REGULATION 637/00 made under the

INSURANCE ACT

Made: December 6, 2000 Filed: December 13, 2000

RECIPROCAL INSURANCE EXCHANGES

- 1. The following information, documents and declarations are prescribed for the purpose of subsections 381 (1) and (2) of the Act:
 - The name of the attorney and the name or designation under which reciprocal contracts of indemnity or insurance are issued.
 - The classes of insurance to be effected or exchanged under reciprocal contracts of indemnity or insurance.
 - A copy of the form of the contract, agreement or policy under or by which reciprocal contracts of indemnity or insurance are to be effected or exchanged.
 - A copy of the form of power of attorney under which reciprocal contracts of indemnity or insurance are to be effected or exchanged.
 - 5. The location of the office from which reciprocal contracts of indemnity or insurance are to be issued.
 - A plan of operation, in a form approved by the Superintendent, that provides information with respect to the business of the exchange.
 - 7. Evidence satisfactory to the Superintendent that it is the practice of the exchange to require its subscribers to maintain in the hands of the attorney, as a condition of membership in the exchange, a premium deposit reasonably sufficient for the risk assumed by the exchange.
 - Evidence satisfactory to the Superintendent that the management of the affairs of the exchange is subject to the supervision
 of an advisory board or committee of the subscribers in accordance with the terms of the power of attorney.

- 2. The following requirements and criteria are prescribed for the purpose of subsection 382 (1) of the Act:
 - The name or designation of the exchange must not be so similar to any other name or designation previously adopted by any exchange or by any licensed insurer as in the opinion of the Superintendent to be likely to result in confusion or deception.
 - The exchange must be financially viable, having regard to the credit worthiness of the subscribers and the number and diversity of risks to be insured through contracts of indemnity or insurance.
 - There must be a reasonable degree of similarity among the subscribers.
 - 4. Adequate arrangements for the funding of losses must have been made.
 - 5. It must be the practice of the exchange to require its subscribers to maintain in the hands of the attorney, as a condition of membership in the exchange, a premium deposit reasonably sufficient for the risk assumed by the exchange.
 - The management of the affairs of the exchange must be subject to the supervision of an advisory board or committee of the subscribers in accordance with the terms of the power of attorney.
- 3. The minimum amount that must be maintained under subsection 386 (1) of the Act is the amount equal to 50 per cent of the net written premiums reported in the most recent statement delivered by the exchange under clause 102 (1) (a) of the Act.
- 4. The minimum surplus that must be maintained under subsection 386 (2) of the Act is \$50,000.
- 5. (1) Section 1 comes into force on the day that subsection 4 (46) of Schedule I to the *Red Tape Reduction Act*, 1999 comes into force
- (2) Section 2 comes into force on the day that subsection 4 (47) of Schedule I to the *Red Tape Reduction Act*, 1999 comes into force.
- (3) Sections 3 and 4 come into force on the day that subsection 4 (51) of Schedule I to the *Red Tape Reduction Act*, 1999 comes into force.

53/00

ONTARIO REGULATION 638/00

made under the

SOCIAL HOUSING REFORM ACT, 2000

Made: December 14, 2000 Filed: December 15, 2000

DESIGNATION OF SERVICE MANAGERS AND SPECIFICATION OF GEOGRAPHIC AREAS

1. In this Regulation,

"Schedule" means,

- (a) before January 1, 2001, Schedule 1, and
- (b) on and after January 1, 2001, Schedule 2.
- 2. For the purposes of subsection 4 (1) of the Act, the municipalities and district social services administration boards set out in Column 2 of the Schedule are designated as service managers.

3. For the purposes of subsection 4 (2) of the Act, the geographic area that is the service area of a service manager set out in Column 2 of the Schedule is the territory, as constituted from time to time, of the municipality or district social services administration board set out in Column 1 of the Schedule opposite to that service manager.

Schedule 1

ITEM	COLUMN 1	COLUMN 2
1	Geographic Areas	Service Managers
1.	City of Toronto	City of Toronto
3.	Regional Municipality of Durham	Regional Municipality of Durham
	Regional Municipality of Haldimand-Norfolk	Regional Municipality of Haldimand-Norfolk
4. 5.	Regional Municipality of Halton	Regional Municipality of Halton
	Regional Municipality of Hamilton-Wentworth	Regional Municipality of Hamilton-Wentworth
6. 7.	Regional Municipality of Niagara	Regional Municipality of Niagara
	Regional Municipality of Ottawa-Carleton	Regional Municipality of Ottawa-Carleton
8.	Regional Municipality of Peel	Regional Municipality of Peel
9.	Regional Municipality of Sudbury	Regional Municipality of Sudbury
	Regional Municipality of Waterloo	Regional Municipality of Waterloo
1.	Regional Municipality of York	Regional Municipality of York
2.	District Municipality of Muskoka	District Municipality of Muskoka
3.	County of Brant and City of Brantford	City of Brantford
4.	County of Bruce	County of Bruce
5.	Municipality of Chatham-Kent	Municipality of Chatham-Kent
6.	County of Dufferin	County of Dufferin
7. 8.	City of St. Thomas and County of Elgin	City of St. Thomas
9.	City of Windsor, County of Essex and Township of Pelee	City of Windsor
	City of Kingston and the geographic area of the Frontenac Management Board, as set out in paragraph 3.3 (b) of an Order made under section 25.2 of the <i>Municipal Act</i> on January 7, 1997 and published in <i>The Ontario Gazette</i> dated February 15, 1997	City of Kingston
0.	County of Grey	County of Grey
1.	County of Hastings, City of Belleville and City of Quinte West	County of Hastings
2.	County of Huron	County of Huron
3.	County of Lambton	County of Lambton
4.	County of Lanark and Town of Smiths Falls	County of Lanark
5.	United Counties of Leeds and Grenville, City of Brockville, Town of Gananoque and Town of Prescott	United Counties of Leeds and Grenville
5.	County of Lennox and Addington and County of Prince Edward	County of Lennox and Addington
7.	City of London and County of Middlesex	City of London
8.	County of Northumberland	County of Northumberland
9.	County of Oxford	County of Oxford
).	County of Perth, City of Stratford and Town of St. Marys	City of Stratford
	County of Peterborough and City of Peterborough	City of Peterborough
	United Counties of Prescott and Russell	United Counties of Prescott and Russell
3.	County of Renfrew including City of Pembroke	County of Renfrew
١.	County of Simcoe, City of Barrie and City of Orillia	County of Simcoe
	City of Cornwall and United Counties of Stormont, Dundas and Glengarry	City of Cornwall
	County of Victoria and County of Haliburton	County of Victoria
	County of Wellington and City of Guelph	County of Wellington
	The district described in Ontario Regulation 278/98 for the District of Algoma Social Services Administration Board	District of Algoma Social Services Administration Board
. 1	The district described in Ontario Regulation 278/98 for the Dis- trict of Sault Ste. Marie Social Services Administration Board	District of Sault Ste. Marie Social Services Administration Board
	The district in the control of the c	District of Cochrane Social Services Administration Board
	The district described in Ontario Regulation 278/98 for the District of Kenora Social Services Administration Board	District of Kenora Social Services Administration Board

	COLUMN 1	COLUMN 2	
ITEM	Geographic Areas	Service Managers	
42.	The district described in Ontario Regulation 278/98 for the District of Sudbury-Manitoulin Social Services Administration Board	District of Sudbury-Manitoulin Social Services Administration Board	
43.	The district described in Ontario Regulation 278/98 for the District of Nipissing Social Services Administration Board	District of Nipissing Social Services Administration Board	
44.	The district described in Ontario Regulation 278/98 for the District of Parry Sound Social Services Administration Board	District of Parry Sound Social Services Administration Board	
45.	The district described in Ontario Regulation 278/98 for the District of Rainy River Social Services Administration Board	District of Rainy River Social Services Administration Board	
46.	The district described in Ontario Regulation 278/98 for the District of Thunder Bay Social Services Administration Board	District of Thunder Bay Social Services Administration Board	
47.	The district described in Ontario Regulation 278/98 for the District of Timiskaming Social Services Administration Board	District of Timiskaming Social Services Administration Board	

ITEM	COLUMN 1	COLUMN 2
HEM	Geographic Areas	Service Managers
1.	City of Toronto	City of Toronto
2.	Regional Municipality of Durham	Regional Municipality of Durham
3.	Town of Norfolk and Town of Haldimand	Town of Norfolk
4.	Regional Municipality of Halton	Regional Municipality of Halton
5.	City of Hamilton	City of Hamilton
6.	Regional Municipality of Niagara	Regional Municipality of Niagara
7.	City of Ottawa	City of Ottawa
8.	Regional Municipality of Peel	Regional Municipality of Peel
9.	City of Greater Sudbury	City of Greater Sudbury
10.	Regional Municipality of Waterloo	Regional Municipality of Waterloo
11.	Regional Municipality of York	Regional Municipality of York
12.	District Municipality of Muskoka	District Municipality of Muskoka
13.	County of Brant and City of Brantford	City of Brantford
14.	County of Bruce	County of Bruce
15.	Municipality of Chatham-Kent	Municipality of Chatham-Kent
16.	County of Dufferin	County of Dufferin
17.	City of St. Thomas and County of Elgin	City of St. Thomas
18.	City of Windsor, County of Essex and Township of Pelee	City of Windsor
19.	City of Kingston and the geographic area of the Frontenac Management Board, as set out in paragraph 3.3 (b) of an Order made under section 25.2 of the <i>Municipal Act</i> on January 7, 1997 and published in <i>The Ontario Gazette</i> dated February 15, 1997	City of Kingston
20.	County of Grey	County of Grey
21.	County of Hastings, City of Belleville and City of Quinte West	County of Hastings
22.	County of Huron	County of Huron
23.	County of Lambton	County of Lambton
24.	County of Lanark and Town of Smiths Falls	County of Lanark
25.	United Counties of Leeds and Grenville, City of Brockville, Town of Gananoque and Town of Prescott	United Counties of Leeds and Grenville
26.	County of Lennox and Addington and County of Prince Edward	County of Lennox and Addington
27.	City of London and County of Middlesex	City of London
28.	County of Northumberland	County of Northumberland
29.	County of Oxford	County of Oxford
30.	County of Perth, City of Stratford and Town of St. Marys	City of Stratford
31.	County of Peterborough and City of Peterborough	City of Peterborough
32.	United Counties of Prescott and Russell	United Counties of Prescott and Russell
33.	County of Renfrew including City of Pembroke	County of Renfrew
34.	County of Simcoe, City of Barrie and City of Orillia	County of Simcoe
35.	City of Cornwall and United Counties of Stormont, Dundas and Glengarry	City of Cornwall
36.	City of Kawartha Lakes and County of Haliburton	City of Kawartha Lakes

ITEM	COLUMN 1	COLUMN 2
I I I I I I I	Geographic Areas	Service Managers
37.	County of Wellington and City of Guelph	County of Wellington
38.	The district described in Ontario Regulation 278/98 for the Algoma District Services Administration Board	Algoma District Services Administration Board
39.	The district described in Ontario Regulation 278/98 for the District of Sault Ste. Marie Social Services Administration Board	District of Sault Ste. Marie Social Services Administration Boar
40.	The district described in Ontario Regulation 278/98 for the District of Cochrane Social Services Administration Board	District of Cochrane Social Services Administration Board
41.	The district described in Ontario Regulation 278/98 for the Kenora District Services Board	Kenora District Services Board
42.	The district described in Ontario Regulation 278/98 for the Manitoulin-Sudbury District Social Services Administration Board	Manitoulin-Sudbury District Social Services Administration Board
43.	The district described in Ontario Regulation 278.98 for the District of Nipissing Social Services Administration Board	District of Nipissing Social Services Administration Board
44.	The district described in Ontario Regulation 278/98 for the District of Parry Sound Social Services Administration Board	District of Parry Sound Social Services Administration Board
45.	The district described in Ontario Regulation 278/98 for the District of Rainy River Social Services Administration Board	District of Rainy River Social Services Administration Board
46.	The district described in Ontario Regulation 278/98 for the District of Thunder Bay Social Services Administration Board	District of Thunder Bay Social Services Administration Board
47.	The district described in Ontario Regulation 278/98 for the District of Timiskaming Social Services Administration Board	District of Timiskaming Social Services Administration Board

RÈGLEMENT DE L'ONTARIO 638/00

pris en application de la

LOI DE 2000 SUR LA RÉFORME DU LOGEMENT SOCIAL

pris le 14 décembre 2000 déposé le 15 décembre 2000

DÉSIGNATION DES GESTIONNAIRES DE SERVICES ET DÉLIMITATION DES ZONES GÉOGRAPHIQUES

1. La définition qui suit s'applique au présent règlement.

«annexe» S'entend :

- a) avant le 1^{er} janvier 2001, de l'annexe 1;
- b) à compter du 1er janvier 2001, de l'annexe 2.
- 2. Pour l'application du paragraphe 4 (1) de la Loi, les municipalités et les conseils d'administration de district des services sociaux indiqués dans la colonne 2 de l'annexe sont désignés comme gestionnaires de services.
- 3. Pour l'application du paragraphe 4 (2) de la Loi, la zone géographique qui constitue l'aire de service d'un gestionnaire de services indiqué dans la colonne 2 de l'annexe est le territoire, tel qu'il existe au moment pertinent, de la municipalité ou du conseil d'administration de district des services sociaux indiqué dans la colonne 1 de l'annexe en regard du gestionnaire de services.

Annexe 1

Numéro	COLONNE 1	COLONNE 2
	Zones géographiques	Gestionnaires de services
1.	Cité de Toronto	Cité de Toronto
2.	Municipalité régionale de Durham	Municipalité régionale de Durham
3.	Municipalité régionale de Haldimand-Norfolk	Municipalité régionale de Haldimand-Norfolk
4.	Municipalité régionale de Halton	Municipalité régionale de Halton

luméro	COLONNE 1	COLONNE 2
	Zones géographiques	Gestionnaires de services
5.	Municipalité régionale de Hamilton-Wentworth	Municipalité régionale de Hamilton-Wentworth
6.	Municipalité régionale de Niagara	Municipalité régionale de Niagara
7.	Municipalité régionale d'Ottawa-Carleton	Municipalité régionale d'Ottawa-Carleton
8.	Municipalité régionale de Peel	Municipalité régionale de Peel
9.	Municipalité régionale de Sudbury	Municipalité régionale de Sudbury
10.	Municipalité régionale de Waterloo	Municipalité régionale de Waterloo
11.	Municipalité régionale de York	Municipalité régionale de York
12.	Municipalité de district de Muskoka	Municipalité de district de Muskoka
13.	Comté de Brant et Cité de Brantford	Cité de Brantford
14.	Comté de Bruce	Comté de Bruce
15.	Municipalité de Chatham-Kent	Municipalité de Chatham-Kent
16.	Comté de Dufferin	Comté de Dufferin
17.	Cité de St. Thomas et Comté d'Elgin	Cité de St. Thomas
18.	Cité de Windsor, Comté d'Essex et Canton de Pelee	Cité de Windsor
19.	Cité de Kingston et zone géographique du conseil de gestion de Frontenac, telle qu'elle est décrite à la disposition 3.3 b) d'un arrêté pris en application de l'article 25.2 de la <i>Loi sur les municipalités</i> le 7 janvier 1997 et publié dans la <i>Gazette de l'Ontario</i> en date du 15 février 1997	Cité de Kingston
20.	Comté de Grey	Comté de Grey
21.	Comté de Hastings, Cité de Belleville et Cité de Quinte West	Comté de Hastings
22.	Comté de Huron	Comté de Huron
23.	Comté de Lambton	Comté de Lambton
24.	Comté de Lanark et Ville de Smiths Falls	Comté de Lanark
25.	Comtés unis de Leeds et Grenville, Cité de Brockville, Ville de Gananoque et Ville de Prescott	Comtés unis de Leeds et Grenville
26.	Comté de Lennox et Addington et Comté de Prince Edward	Comté de Lennox et Addington
27.	Cité de London et Comté de Middlesex	Cité de London
28.	Comté de Northumberland	Comté de Northumberland
29.	Comté d'Oxford	Comté d'Oxford
30.	Comté de Perth, Cité de Stratford et Ville de St. Marys	Cité de Stratford
31.	Comté de Peterborough et Cité de Peterborough	Cité de Peterborough
32.	Comtés unis de Prescott et Russell	Comtés unis de Prescott et Russell
33.	Comté de Renfrew, y compris la Cité de Pembroke	Comté de Renfrew
34.	Comté de Simcoe, Cité de Barrie et Cité d'Orillia	Comté de Simcoe
35.	Cité de Cornwall et Comtés unis de Stormont, Dundas et Glengarry	Cité de Cornwall
36.	Comté de Victoria et Comté de Haliburton	Comté de Victoria
37.	Comté de Wellington et Cité de Guelph	Comté de Wellington
38.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district d'Algoma	Conseil d'administration des services sociaux du district d'Algoma
39.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Sault Ste. Marie	Conseil d'administration des services sociaux du district de Sault Ste. Marie
40.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Cochrane	Conseil d'administration des services sociaux du district de Cochrane
41.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Kenora	Conseil d'administration des services sociaux du district de Kenora
42.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Sudbury-Manitoulin	Conseil d'administration des services sociaux du district de Sudbury-Manitoulin
43.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Nipissing	Conseil d'administration des services sociaux du district de Nipissing

Numéro	COLONNE 1	COLONNE 2
NOWERO	Zones géographiques	Gestionnaires de services
44.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Parry Sound	Conseil d'administration des services sociaux du district de Parry Sound
45.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Rainy River	Conseil d'administration des services sociaux du district de Rainy River
46.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Thunder Bay	Conseil d'administration des services sociaux du district de Thunder Bay
	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Timiskaming	Conseil d'administration des services sociaux du district de Timiskaming

Annexe 2

JUMÉRO	COLONNE 1	COLONNE 2
	Zones géographiques	Gestionnaires de services
1.	Cité de Toronto	Cité de Toronto
2.	Municipalité régionale de Durham	Municipalité régionale de Durham
3.	Ville de Norfolk et Ville de Haldimand	Ville de Norfolk
4.	Municipalité régionale de Halton	Municipalité régionale de Halton
5.	Cité de Hamilton	Cité de Hamilton
6.	Municipalité régionale de Niagara	Municipalité régionale de Niagara
7.	Ville d'Ottawa	Ville d'Ottawa
8.	Municipalité régionale de Peel	Municipalité régionale de Peel
9.	Ville du Grand Sudbury	Ville du Grand Sudbury
10.	Municipalité régionale de Waterloo	Municipalité régionale de Waterloo
11.	Municipalité régionale de York	Municipalité régionale de York
12.	Municipalité de district de Muskoka	Municipalité de district de Muskoka
13.	Comté de Brant et Cité de Brantford	Cité de Brantford
14.	Comté de Bruce	Comté de Bruce
15.	Municipalité de Chatham-Kent	Municipalité de Chatham-Kent
16.	Comté de Dufferin	Comté de Dufferin
17.	Cité de St. Thomas et Comté d'Elgin	Cité de St. Thomas
18.	Cité de Windsor, Comté d'Essex et Canton de Pelee	Cité de Windsor
	Cité de Kingston et zone géographique du conseil de gestion de Frontenac, telle qu'elle est décrite à la disposition 3.3 b) d'un arrêté pris en application de l'article 25.2 de la <i>Loi sur les municipalités</i> le 7 janvier 1997 et publié dans la <i>Gazette de l'Ontario</i> en date du 15 février 1997	Cité de Kingston
20.	Comté de Grey	Comté de Grey
21.	Comté de Hastings, Cité de Belleville et Cité de Quinte West	Comté de Hastings
	Comté de Huron	Comté de Huron
23.	Comté de Lambton	Comté de Lambton
24.	Comté de Lanark et Ville de Smiths Falls	Comté de Lanark
25.	Comtés unis de Leeds et Grenville, Cité de Brockville, Ville de Gananoque et Ville de Prescott	Comtés unis de Leeds et Grenville
26.	Comté de Lennox et Addington et Comté de Prince Edward	Comté de Lennox et Addington
	Cité de London et Comté de Middlesex	Cité de London
28.	Comté de Northumberland	Comté de Northumberland
29.	Comté d'Oxford	Comté d'Oxford
30.	Comté de Perth, Cité de Stratford et Ville de St. Marys	Cité de Stratford
	Comté de Peterborough et Cité de Peterborough	Cité de Peterborough
	Comtés unis de Prescott et Russell	Comtés unis de Prescott et Russell
33.	Comté de Renfrew, y compris la Cité de Pembroke	Comté de Renfrew
	Comté de Simcoe, Cité de Barrie et Cité d'Orillia	Comté de Simcoe
35.	Cité de Cornwall et Comtés unis de Stormont, Dundas et Glengarry	Cité de Cornwall
36.	Cité de Kawartha Lakes et Comté de Haliburton	Cité de Kawartha Lakes

NT-n -	COLONNE 1	COLONNE 2
Numéro	Zones géographiques	Gestionnaires de services
37.	Comté de Wellington et Cité de Guelph	Comté de Wellington
38.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services du district d'Algoma	Conseil d'administration des services du district d'Algoma
39.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Sault Ste. Marie	Conseil d'administration des services sociaux du district de Sault Ste. Marie
40.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Cochrane	Conseil d'administration des services sociaux du district de Cochrane
41.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil des services du district de Kenora	Conseil des services du district de Kenora
42.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Manitoulin-Sudbury	Conseil d'administration des services sociaux du district de Manitoulin-Sudbury
43.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Nipissing	Conseil d'administration des services sociaux du district de Nipissing
44.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Parry Sound	Conseil d'administration des services sociaux du district de Parry Sound
45.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Rainy River	Conseil d'administration des services sociaux du district de Rainy River
46.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Thunder Bay	Conseil d'administration des services sociaux du district de Thunder Bay
47.	District que le Règlement de l'Ontario 278/98 désigne comme district que sert le conseil d'administration des services sociaux du district de Timiskaming	Conseil d'administration des services sociaux du district de Timiskaming

TONY CLEMENT Minister of Municipal Affairs and Housing Ministre des Affaires municipales et du Logement

Dated on December 14, 2000. Fait le 14 décembre 2000.

53/00

ONTARIO REGULATION 639/00

made under the

MUNICIPAL ACT

Made: December 14, 2000 Filed: December 15, 2000

Amending O. Reg. 216/96 (Restructuring Proposals)

Since the end of 1999, Ontario Regulation 216/96 has been amended by Ontario Regulation 97/00. Previous amendments are listed in the Table of Regulations published in The Ontario Gazette dated January 22, 2000.

- 1. (1) Paragraph 1 of subsection 11 (3) of Ontario Regulation 216/96 is revoked and the following substituted:
 - 1. A person who is eligible to vote may call a meeting.
- (2) Subsection 11 (3) of the Regulation is amended by adding the following paragraph:

- 8. If the only person attending the meeting is the person who called the meeting,
 - i. that person shall record whether he or she supported or opposed the proposal, and
 - ii. the procedures set out in paragraphs 6 and 7 do not apply to that meeting.

TONY CLEMENT Minister of Municipal Affairs and Housing

Dated on December 14, 2000.

RÈGLEMENT DE L'ONTARIO 639/00

pris en application de la

LOI SUR LES MUNICIPALITÉS

pris le 14 décembre 2000 déposé le 15 décembre 2000

modifiant le Règl. de l'Ont. 216/96 (Propositions de restructuration)

Remarque:

Depuis la fin de 1999, le Règlement de l'Ontario 216/96 a été modifié par le Règlement de l'Ontario 97/00. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 22 janvier 2000.

- 1. (1) La disposition 1 du paragraphe 11 (3) du Règlement de l'Ontario 216/96 est abrogée et remplacée par ce qui suit :
 - Toute personne qui a le droit de voter peut convoquer une assemblée.
- (2) Le paragraphe 11 (3) du Règlement est modifié par adjonction de la disposition suivante :
 - 8. Si la personne qui a convoqué l'assemblée est la seule présente à l'assemblée :
 - d'une part, elle enregistre si elle est favorable à la proposition ou si elle y est opposée,
 - ii. d'autre part, la procédure décrite aux dispositions 6 et 7 ne s'applique pas à cette assemblée.

TONY CLEMENT Ministre des Affaires municipales et du Logement

Fait le 14 décembre 2000.

53/00

ONTARIO REGULATION 640/00 made under the

NORTHERN SERVICES BOARDS ACT

Made: December 14, 2000 Filed: December 15, 2000

Amending Reg. 737 of R.R.O. 1990 (Local Services Boards)

Note: Since the end of 1999, Regulation 737 has been amended by Ontario Regulations 1/00, 411/00, 453/00, 510/00, 570/00 and 624/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Subsection 5 (4) of Regulation 737 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:
- (4) The Board may exercise the powers set out in paragraphs 2, 3, 4, 5, 6 and 8 of the Schedule to the Act.

TIM HUDAK Minister of Northern Development and Mines

Dated on December 14, 2000.

53/00

ONTARIO REGULATION 641/00

made under the

ENVIRONMENTAL PROTECTION ACT

Made: December 13, 2000 Filed: December 15, 2000

Amending O. Reg. 361/98 (Motor Vehicles)

Note: Ontario Regulation 361/98 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

1. Subsection 9 (10) of Ontario Regulation 361/98 is amended by striking out "in the Greater Toronto Area in 1999 or 2000" and substituting "in the Greater Toronto Area in 1999, 2000 or the first three months of 2001".

53/00

ONTARIO REGULATION 642/00

made under the

SOCIAL HOUSING REFORM ACT, 2000

Made: December 13, 2000 Filed: December 15, 2000

DETERMINATION, ALLOCATION, APPORTIONMENT AND BILLING OF HOUSING COSTS

PROVINCIAL HOUSING COSTS

1. (1) In sections 2 to 4 and in Schedule 2,

"billing period" means the billing period referred to in subsection (2).

- (2) For the purposes of subsection 122 (3) and 123 (1) of the Act, a billing period is one calendar month.
- 2. (1) The housing programs listed in Schedule 1 are prescribed for the purposes of subsection 122 (1) of the Act.
- (2) The costs set out in Schedule 2 are prescribed as costs that are excluded for the purposes of subsection 122 (1) of the Act.
- (3) For the purposes of subsection 122 (3) of the Act, the amount of the provincial housing costs for a billing period is to be determined in accordance with the following rules:
 - Provincial housing costs to administer and pay expenses relating to the rent supplement programs described opposite program category numbers 2 (a) and 2 (b) in Schedule 1 shall be deemed to have been incurred in the billing period preceding the month in which they are paid by the Minister.
 - Despite paragraph 1, provincial housing costs mentioned in paragraph 1 that are paid by the Minister in January of a year shall be deemed to be incurred in the January billing period of that year.
 - Provincial housing costs to administer and pay expenses relating to the public housing programs described opposite program category numbers 1 (a) and 1 (b) in Schedule 1 shall be deemed,
 - to be incurred in the billing period in which they are paid by the Minister, if they are paid after the 10th day of the billing period, and

O. Reg. 642/00

- ii. to have been incurred in the billing period preceding the one in which they are paid by the Minister, if they are paid before the 11th day of the billing period.
- 4. Provincial housing costs to administer and pay expenses relating to the housing programs listed in Schedule 1, other than the rent supplement programs described opposite program category numbers 2 (a) and 2 (b) in Schedule 1 and the public housing programs described opposite program category numbers 1 (a) and 1 (b) in Schedule 1, shall be deemed to have been incurred in the billing period preceding the month in which a payment is first made by the Minister with respect to those costs.
- 5. Despite paragraph 4, provincial housing costs mentioned in paragraph 4 that are paid by the Minister under the Ontario Community Housing Assistance Program in January of a year shall be deemed to be incurred in the January billing period of that year.
- Despite paragraphs 1 to 5, provincial housing costs paid by the Minister in the month in which Part VII of the Act comes into force shall be deemed to be incurred in that month.
- 3. (1) For the purposes of subsection 123 (1) of the Act, the amount to be recovered by the Crown in right of Ontario under the Act in respect of the provincial housing costs for a billing period shall be determined in accordance with the following rule:
 - 1. The amount to be recovered for a billing period is the sum of,
 - i. the provincial housing costs determined under subsection 122 (1) of the Act for the billing period, and
 - any provincial housing costs that were incurred prior to the billing period, whether in the current year or in a previous year, but have not been allocated under subsection 123 (2) of the Act.
- (2) Despite subsection (1), subparagraph 1 ii of paragraph 1 of subsection (1) does not apply to provincial housing costs incurred prior to the day on which Part VII of the Act comes into force.
- 4. For the purposes of subsection 123 (2) of the Act, the amount determined under subsection 123 (1) of the Act shall be allocated among the service managers in accordance with the following rules:
 - The portion of the amount that represents the costs incurred or to be incurred by the Minister in the billing period in respect of housing projects under housing programs listed in Schedule 1 within the service area of each service manager shall be allocated to that service manager.
 - 2. For the purposes of paragraph 1, the amount set out in the Table to Schedule 2 opposite the name of a service manager shall be deemed to be included in the costs incurred or to be incurred by the Minister in the billing period in respect of housing projects under housing programs listed in Schedule 1 within the service area of the service manager.
- **5.** The interest that the Crown in right of Ontario may charge a service manager under section 125 of the Act shall be determined in accordance with Order in Council 1890/93 made under subsection 10 (4) of the *Financial Administration Act*.

APPORTIONMENT OF MUNICIPAL
SERVICE MANAGER'S HOUSING COSTS OTHER THAN GTA
SERVICE MANAGER'S HOUSING COSTS

6. The costs of a dssab service manager in funding and administering the housing programs listed in Schedule 1 that are incurred with respect to a municipality that is deemed to be territory without municipal organization under subsection 130 (7) of the Act are prescribed as amounts that are not included for the purposes of subsection 127 (2) of the Act.

- 7. In sections 8 and 9 and 11 to 14.
- "party" means a municipal service manager or an independent municipality in its service area;
- "parties" means a municipal service manager and the independent municipalities in its service area.
- 8. If an agreement under section 9 or an arbitrator's final award under section 12, 13 or 14 is in effect, the amount of the municipal service manager's housing costs shall be apportioned among the parties in accordance with the agreement or award.
- 9. (1) For the purposes of a municipal service manager apportioning the amount of its housing costs under subsection 129 (1) of the Act, a municipal service manager and the independent municipalities in its service area may enter into an agreement for the apportionment of the amount of the municipal service manager's housing costs among the municipal service manager and the independent municipalities,
 - (a) in accordance with the percentages set out in the agreement; or
 - (b) so that each party is responsible for the portion of the amount of the municipal service manager's housing costs incurred or to be incurred with respect to housing in the area over which the party has municipal jurisdiction.
 - (2) An agreement under subsection (1) becomes effective,
 - (a) if a date is specified in the agreement,
 - (i) on the specified date, if it is the first day of a month, or
 - (ii) on the first day of the month after the specified date, if that date is not the first day of a month; or
 - (b) if no date is specified in the agreement, on the first day of the month after the day it is made.
- (3) An agreement under subsection (1) may be effective with respect to a period before it is made and, in that case, shall provide for a monetary reconciliation among the parties, but this subsection does not authorize an agreement to be effective with respect to a period that begins before the day on which Part VII of the Act comes into force.
- 10. For the purposes of a municipal service manager apportioning the amount of its housing costs under subsection 129 (1) of the Act, a municipal service manager and the independent municipalities in its service area may determine the apportionment of the amount of the municipal service manager's housing costs among the municipal service manager and the independent municipalities by arbitration under section 12, 13 or 14.
- 11. An arbitration under section 12 or 13 is governed by the *Arbitration Act*, 1991, subject to section 12 or 13 respectively and to the following rules:
 - 1. The parties may jointly appoint a single arbitrator on or after the day the arbitration is commenced.
 - If the parties are entitled to appoint an arbitrator jointly but have not done so, the Superior Court of Justice may make the appointment on a party's application under section 10 of the Arbitration Act, 1991.
 - 3. The arbitrator shall make a final award that disposes of the issue within three months after being appointed.
 - 4. The date by which the arbitrator is required to make a final award shall not be extended by a court, despite section 39 of the *Arbitration Act*, 1991. However, that date may be extended by agreement of the parties.
 - 5. The final award shall apportion the amount of the municipal service manager's housing costs among the parties,

- i. in accordance with the percentages set out in the final award, or
- ii. so that each party is responsible for the portion of the amount of the municipal service manager's housing costs incurred or to be incurred with respect to housing in the area over which the party has municipal jurisdiction.
- 6. The arbitration shall not deal with provincial social housing costs under the Social Housing Funding Act, 1997 that are recoverable from an entity that is the municipal service manager party to the arbitration and that were incurred before the day on which Part VII of the Act comes into force.
- 7. The final award may be effective with respect to a period before it is made and, in that case, shall provide for a monetary reconciliation among the parties, but this paragraph does not authorize the final award to be effective with respect to a period that begins before the day on which Part VII of the Act comes into force.
- 8. A party may appeal the final award to the Superior Court of Justice only on a question of law, with leave, which the court shall grant only if it is satisfied that the conditions in clauses 45 (1) (a) and (b) of the Arbitration Act, 1991 are met. No appeal lies on a question of fact or of mixed law and fact, despite any agreement by the parties.
- 9. At any time during the arbitration, the parties may enter into an agreement under section 9 that includes an agreement apportioning the costs of the arbitration among the parties, in which case the arbitration terminates.
- 10. The parties may, at any time, amend the final award by agreement or replace the award with an agreement under section 9.
- 12. (1) If a final award has been in effect for at least two years, a party may, by serving a notice on the other parties, commence a new arbitration to determine the apportionment of the amount of the municipal service manager's housing costs among the municipal service manager and the independent municipalities.
- (2) In addition to the rules set out in section 11, the following rule applies to an arbitration under subsection (1):
 - The final award shall come into effect and supersede the previous award or be deemed to have come into effect and superseded the previous award on the later of,
 - the day that is three years after the effective date of the previous award, and
 - the day the notice is served if it is served on the first day of a month and otherwise the first day of the month after the day the notice is served.
- 13. (1) A party to an agreement under section 9 may commence an arbitration to determine the apportionment of the amount of the municipal service manager's housing costs among the municipal service manager and the independent municipalities by serving a notice on the other parties,
 - (a) if a notice of termination of the agreement is served, on or after the day it is served; or
 - (b) if a notice of termination of the agreement has not been served, at any time during the 12 months preceding the date of expiry of the agreement.
- (2) If an agreement under section 9 expires or is terminated in accordance with the agreement and the parties have not entered into a new agreement, they shall be deemed to have commenced an arbitration to determine the apportionment of the amount of the municipal service manager's housing costs among the municipal service man-

ager and the independent municipalities on the date of expiry or termination of the agreement.

- (3) In addition to the rules set out in section 11, the following rules apply to an arbitration under this section:
 - Subject to paragraph 2, the final award shall come into effect or be deemed to have come into effect on the day after the date of expiry or termination of the agreement, and supersedes the agreement as of that date.
 - If the agreement expires or is terminated before the final award is made,
 - the agreement shall be deemed to be in effect until the final award is made, and
 - the final award shall provide for a monetary reconciliation among the parties.
- (4) The date of expiry or termination of an agreement under section 9 referred to in subsections (1) to (3),
 - (a) shall be the date determined in accordance with the agreement or notice of termination, if that date is the last day of a month;
 - (b) shall be deemed to be the last day of the month in which the date of expiry or termination of the agreement determined in accordance with the agreement or notice of termination falls, if that date is not the last day of a month.
- 14. (1) If an arbitration is commenced or is deemed to be commenced under section 12 or 13 but an arbitrator has not yet been appointed and an arbitration involving the same parties is commenced or is deemed to be commenced under one or more of the provisions listed in subsection (2) but an arbitrator has not yet been appointed,
 - (a) one arbitrator shall be appointed for all of those arbitrations;
 and
 - (b) those arbitrations shall be held as one arbitration.
 - (2) Subsection (1) applies with respect to:
 - 1. Paragraph 2 of subsection 18 (3) and subsection 18 (4) of the Day Nurseries Act.
 - Paragraph 2 of subsection 55 (8) and subsection 55 (9) of the Ontario Disability Support Program Act, 1997.
 - 3. Paragraph 2 of subsection 74 (7) and subsection 74 (8) of the Ontario Works Act, 1997.
 - 4. Paragraph 2 of subsection 13 (2) and subsection 13 (3) of Schedule D to the Social Assistance Reform Act, 1997.
- (3) An arbitration under subsection (1) is governed by the *Arbitration Act*, 1991, subject to the following rules:
 - The parties may jointly appoint a single arbitrator on or after the day the arbitrations are consolidated.
 - If the parties are entitled to appoint an arbitrator jointly but have not done so, the Superior Court of Justice may make the appointment on a party's application under section 10 of the Arbitration Act, 1991.
 - The arbitrator shall make a final award that disposes of the issue within three months after being appointed.
 - 4. The date by which the arbitrator is required to make a final award shall not be extended by a court, despite section 39 of the *Arbitration Act*, 1991. However, that date may be extended by agreement of the parties.

- 5. The final award shall apportion the amount of the municipal service manager's housing costs among the parties,
 - i. in accordance with the percentages set out in the final award, or
 - ii. so that each party is responsible for the portion of the amount of the municipal service manager's housing costs incurred or to be incurred with respect to housing in the area over which the party has municipal jurisdiction.
- 6. The arbitration shall not deal with provincial social housing costs under the Social Housing Funding Act, 1997 that are recoverable from an entity that is the municipal service manager party to the arbitration and that were incurred before the day on which Part VII of the Act comes into force.
- 7. The final award may be effective with respect to a period or periods before it is made and, in that case, shall provide for a monetary reconciliation among the parties, but this paragraph does not authorize the final award to be effective with respect to a period or periods that begin before the day on which Part VII of the Act comes into force.
- 8. A party may appeal the final award to the Superior Court of Justice only on a question of law, with leave, which the court shall grant only if it is satisfied that the conditions in clauses 45 (1) (a) and (b) of the *Arbitration Act, 1991* are met. No appeal lies on a question of fact or of mixed law and fact, despite any agreement by the parties.
- 9. At any time during the arbitration, the parties may enter into an agreement under section 9 that includes an agreement apportioning among the parties that part of the costs of the arbitration attributable to the municipal service manager's housing costs, in which case that part of the arbitration terminates.
- 10. The parties may, at any time, amend that part of the final award concerning municipal service manager's housing costs by agreement or replace that part of the award with an agreement under section 9.
- 11. That part of the final award in the consolidated arbitration attributable to the municipal service manager's housing costs comes into effect in accordance with subsection 12 (2) or 13 (3), as the case may be.
- 15. (1) An agreement for the apportionment of provincial social housing costs under section 7.1 of Ontario Regulation 488/97 that is in force, and is not to expire or terminate, immediately before the Social Housing Funding Act, 1997 is repealed, shall, to the extent that it is not inconsistent with the Act or this Regulation, be deemed to be an agreement for the apportionment of the amount of a municipal service manager's housing costs under section 9 of this Regulation.
- (2) A final award of an arbitrator under section 7.3 of Ontario Regulation 488/97 or a final award of an arbitrator under that section as amended by an agreement made under paragraph 11 of section 7.2 of that regulation that is in force immediately before the repeal of the Social Housing Funding Act, 1997 shall, to the extent that it is not inconsistent with the Act or this Regulation, continue in force as though it had been made under this Regulation, and paragraph 10 of section 11 and section 12 of this Regulation apply to the award.
- (3) A final award of an arbitrator under section 7.4, 7.5 or 7.7 of Ontario Regulation 488/97 or a final award of an arbitrator under those sections as amended by an agreement made under paragraph 11 of section 7.2 or paragraph 11 of subsection 7.7 (3) of that regulation that is in force immediately before the repeal of the *Social Housing Funding Act*, 1997 shall, to the extent that it is not inconsistent with the Act or this Regulation, be deemed to be a final award or a final award as amended, under section 12, 13 or 14 respectively of this Regulation.

- (4) Despite paragraph 7 of section 11 and paragraph 7 of subsection 14 (3), for purposes of subsection 12 (1), a final award or a final award as amended, to which subsection (2) or (3) applies, shall be deemed to have come into effect on the day that it came into effect or was deemed to have come into effect under Ontario Regulation 488/97
- (5) If an arbitration under section 7.4, 7.5 or 7.7 of Ontario Regulation 488/97 or an appeal of a final award referred to in paragraph 8 of section 7.2 or rule 8 of subsection 7.7 (3) of that regulation in respect of such arbitration has been commenced or is deemed to have been commenced under Ontario Regulation 488/97 and if the arbitration or appeal proceedings are continuing immediately before the Social Housing Funding Act, 1997 is repealed, the arbitration or appeal shall, subject to subsection (6), be deemed to be an arbitration under section 12, 13 or 14 respectively or an appeal of a final award referred to in paragraph 8 of section 11 or paragraph 8 of subsection 14 (3) respectively of this Regulation in respect of such arbitration.
- (6) Despite the repeal of the Social Housing Funding Act, 1997, the final award in an arbitration mentioned in subsection (5) shall, despite any other provision of this Regulation, come into effect in accordance with subsection 7.4 (2), subsection 7.5 (4) or paragraph 7 of subsection 7.7 (3) of Ontario Regulation 488/97, as the case may be, as though those provisions were still in force.
- (7) The Town of Norfolk shall be deemed to have entered into an agreement under section 9 with the Town of Haldimand.
- (8) For the purposes of subsection 9 (2), the day Part VII of the Act comes into force shall be deemed to be the date specified in the agreement under subsection (7).
- (9) For the purposes of subsection 9 (1), the agreement under subsection (7) shall be deemed to provide that,
 - (a) the percentage of the municipal service manager's housing costs to be apportioned to the Town of Norfolk shall be the percentage that the weighted assessment of the Town of Norfolk is of the total of the weighted assessments of the Town of Norfolk and the Town of Haldimand; and
 - (b) the percentage of the municipal service manager's housing costs to be apportioned to the Town of Haldimand shall be the percentage that the weighted assessment of the Town of Haldimand is of the total of the weighted assessments of the Town of Norfolk and the Town of Haldimand.
 - (10) In subsection (9),

"weighted assessment" means,

- (a) with respect to property that is in a subclass to which section 368.1 of the Municipal Act applies, the taxable assessment for the property, as reduced by the percentage reduction that applies with respect to that assessment under section 368.1 of the Municipal Act and multiplied by the tax ratio of the property class that the property is in, and
- (b) in all other cases, the taxable assessment for a property multiplied by the tax ratio of the property class that the property is in.
- (11) In subsection (10),
- "tax ratio", with respect to a property, means the tax ratio established under section 363 of the *Municipal Act* for the property class it is in.
- 16. The interest that a municipal service manager may charge an independent municipality under subsection 132 (1) of the Act shall not exceed 15 per cent per year, from the date payment is due until it is made.

17. Sections 7 to 16 do not apply to a municipal service manager that is the City of Toronto or the regional municipality of Durham, Halton. Peel or York.

APPORTIONMENT OF DSSAB SERVICE MANAGER'S HOUSING COSTS

18. (1) In this section.

"tax ratio", with respect to a property, means the tax ratio established under section 363 of the *Municipal Act* for the property class it is in;

"weighted assessment" means.

- (a) with respect to property that is in a subclass to which section 368.1 of the Municipal Act applies, the taxable assessment for the property, as reduced by the percentage reduction that applies with respect to that assessment under section 368.1 of the Municipal Act and multiplied by the tax ratio of the property class that the property is in, and
- (b) in all other cases, the taxable assessment for a property multiplied by the tax ratio of the property class that the property is in.
- (2) For the purposes of this section,
- (a) the amount of the housing costs of a dssab service manager for a period that are attributable to the parts of its service area comprised of municipalities are its housing costs incurred or to be incurred in respect of those parts of its service area for that period; and
- (b) the amount of the housing costs of a dssab service manager for a period that are attributable to the parts of its service area comprised of territory without municipal organization are its housing costs incurred or to be incurred in respect of those parts of its service area for that period.
- (3) The attribution of housing costs between municipalities and territory without municipal organization in accordance with subsection (2) must be approved by the Minister.
- (4) Subject to subsections (5) to (8), the amount determined under clause (2) (a) shall be apportioned among the municipalities within a dssab service manager's service area as follows:
 - 1. When the assessment rolls of the municipalities within the service area are returned to the clerks under section 36 of the *Assessment Act*, they shall also be provided to the dssab service manager.
 - 2. Each municipality shall provide the dssab service manager with a copy of its by-law setting its tax ratios on or before the date it is required under section 363 of the *Municipal Act* to make the by-law.
 - The dssab service manager shall determine, for each municipality, the amount to be apportioned to the municipality in accordance with the following formula:

$$A = B \times (C \div D)$$

where.

- A the amount to be apportioned to the municipality,
- B = the amount determined under clause (2) (a),
- C = the sum of the weighted assessments for all of the properties in the municipality,
- D = the sum of the weighted assessments for all of the properties in all of the municipalities.

- (5) A dssab service manager may apportion its housing costs by a method determined by the dssab service manager instead of by a method provided in subsection (2) or (4) if.
 - (a) a majority of the municipalities within its service area and members representing territory without municipal organization within its service area consent to that method for the apportionment; and
 - (b) the municipalities and members referred to in clause (a) who have consented represent a majority of the electors in its service area.
- (6) Each of the municipalities within the service area of the dssab service manager and each of the members of the dssab service manager representing territory without municipal organization is entitled to one vote under clause (5) (a).
- (7) For the purposes of clause (5) (b), if two or more members of the dssab service manager represent an area comprised of territory without municipal organization that is set out in the Schedule to Ontario Regulation 278/98 for the dssab service manager, a member who represents the area shall be deemed to represent the total number of electors in the area divided by the total number of members of the dssab service manager who represent the area.
- (8) A resolution of the municipal council is required for a municipality to consent under subsection (5) and a signed consent of a member representing territory without municipal organization is required for the member to consent under subsection (5).
- (9) Each dssab service manager whose service area includes territory without municipal organization shall inform the Minister of its housing costs attributable to territory without municipal organization forthwith after determining those costs.
- 19. An agreement of an entity that is a dssab service manager made under subsection 6 (5) of Ontario Regulation 278/98 that is in force, and is not to expire or terminate, immediately before the Social Housing Funding Act, 1997 is repealed, shall, to the extent that it is not inconsistent with the Act or this Regulation, be deemed to be a method determined by the dssab service manager under subsection 18 (5).
- 20. (1) Each dssab service manager shall in each year apportion among the municipalities and territory without municipal organization within its service area in accordance with section 18, the amounts that it estimates will be required to defray its housing costs for that year and shall on or before March 31 of that year notify,
 - (a) the clerk of each municipality of the estimated amount to be provided by that municipality; and
 - (b) the Minister of the estimated amount to be provided by the Minister with respect to the amount of the dssab service manager's housing costs under subsection 130 (4) of the Act.
- (2) If a dssab service manager that has given notice of the estimated amounts under subsection (1) incurs additional housing costs that were not anticipated at the time the notice was given, the additional housing costs shall be apportioned and notification given in accordance with subsection (1).
- 21. (1) For the purposes of clause 130 (4) (a) of the Act, the amount apportioned to the territory without municipal organization under subsection 130 (1) of the Act shall be paid to the dssab service manager in accordance with the following rules:
 - 1. The amount apportioned by a dssab service manager to the territory without municipal organization for a year under subsection 130 (1) of the Act shall be paid by the Minister in four equal quarterly instalments with the payments being made in the first month of each quarter.

- 2. If an amount has not been apportioned by a dssab service manager to the territory without municipal organization for a year under subsection 130 (1) of the Act, the amount of each quarterly instalment payable by the Minister until the apportionment for the year is made, and the Minister is notified of it, is one-quarter of the amount that was apportioned by the dssab service manager to the territory without municipal organization under subsection 130 (1) of the Act in the previous year.
- 3. If one or more payments are made in accordance with paragraph 2, the amount of each quarterly instalment to be paid after the apportionment for the current year is made, and the Minister is notified of it, shall be calculated in accordance with the apportionment for the current year and a monetary reconciliation shall be made between the Minister and the dssab service manager in respect of the quarterly instalments already paid by the Minister to the dssab service manager in the current year under paragraph 2.
- 4. For the purposes of paragraph 2 and payments of the Minister in 2001, the amount apportioned by an entity that is a dssab service manager to the territory without municipal organization in 2000 under section 7 of the *District Social Services Administration Boards Act*, shall be deemed to be the amount that was apportioned by the dssab service manager to the territory without municipal organization under subsection 130 (1) of the Act in the previous year.
- (2) For the purposes of clause 130 (4) (b) of the Act, the amounts mentioned in that clause shall be paid to the dssab service manager in accordance with the following rules:
 - The amounts, as estimated by the dssab service manager for a year, shall be paid by the Minister in the year in four equal quarterly instalments with the payments being made in the first month of each quarter.
 - 2. If the amounts have not been estimated by the dssab service manager for a year, the amount of each quarterly instalment payable by the Minister until the estimate for the year is made, and the Minister is notified of it, is one-quarter of the amounts that were estimated under paragraph 1 in the previous year.
 - 3. If one or more payments are made in accordance with paragraph 2, the amount of each quarterly instalment to be paid after the apportionment for the current year is made, and the Minister is notified of it, shall be calculated in accordance with the apportionment for the current year and a monetary reconciliation shall be made between the Minister and the dssab service manager in respect of the quarterly instalments already paid by the Minister to the dssab service manager in the current year under paragraph 2.
 - 4. For the purposes of paragraph 2 and payments of the Minister in 2001, the amounts estimated under paragraph 1 in the previous year shall be deemed to be the amount of the provincial social housing costs incurred or to be incurred under the Social Housing Funding Act, 1997, with respect to housing located within the area of jurisdiction of the Moosonee Development Area Board, as estimated for 2000.

- 22. Payments by the Minister or a dssab service manager under subsection 130 (5) of the Act shall be made in accordance with the following rules:
 - If an amount payable under clause 130 (4) (a) or (b) of the Act includes estimates of costs still to be incurred, the dssab service manager shall recalculate the amount when the actual costs become known to the dssab service manager and shall make the necessary adjustment in the amount payable by the Minister and shall notify the Minister of the adjustment.
 - 2. If an amount payable by the Minister under clause 130 (4) (a) or (b) of the Act is reduced as a result of an adjustment referred to in paragraph 1, the dssab service manager shall,
 - i. forthwith pay the difference to the Minister of Finance, or
 - ii. subtract the difference from the amount payable by the Minister under subsection 21 (1) or (2) for the next quarter.
 - 3. If an amount payable by the Minister under clause 130 (4) (a) or (b) of the Act is increased as a result of an adjustment referred to in paragraph 1, the difference shall be added to the amount that is payable by the Minister under subsection 21 (1) or (2) for the next quarter.
- **23.** The Corporation of the Town of Moosonee shall be deemed to be territory without municipal organization for the purposes of section 130 of the Act.
- **24.** The interest that a dssab service manager may charge a municipality under subsection 132 (2) of the Act shall not exceed 1 per cent per month.

DISTRIBUTION OF FEDERAL FUNDING

25. The housing programs listed in Schedule 3 are prescribed for the purposes of subsection 134 (3) of the Act.

REALLOCATION OF GTA SERVICE MANAGERS' HOUSING COSTS

- 26. For the purposes of clause 136 (5) (a) of the Act, the sum of the housing costs of all GTA service managers as determined by each of them for the billing period shall be reallocated among the GTA service managers by multiplying for each GTA service manager set out in Column 1 of Schedule 4 that sum by the percentage set out opposite to that GTA service manager in Column 2.
- **27.** (1) The interest that the Crown in right of Ontario may charge a GTA service manager under subsection 136 (9) of the Act shall be determined in accordance with Order in Council 1890/93 made under subsection 10 (4) of the *Financial Administration Act*.
- (2) The interest that the other GTA service manager may charge a GTA service manager under subsection 136 (9) of the Act shall not exceed 15 per cent per year, from the date payment is due until it is made.

COMMENCEMENT

28. This Regulation comes into force on the day Part VII of the Social Housing Reform Act, 2000 comes into force.

Schedule 1

HOUSING PROGRAMS (PROVINCIAL HOUSING COSTS)

Program Category Number	Program Description	
	Public Housing Programs (1 (a) and 1 (b))	
1 (a)	The public housing programs administered before January 1, 2001 by Local Housing Authorities for the object of providing appropriate housing exclusively to applicants selected on the basis of being financially unable to obtain affordable, suitable and adequate housing on the private market, as determined by Ontario, in housing projects that immediately before January 1, 2001 were owned or leased by the Ontario Housing Corporation or jointly by the Ontario Housing Corporation and the CMHC	

Program Category Number	Program Description
l (b)	The public housing program administered before January 1, 2001 by the Ministry for the object of providing appropriate housin exclusively to applicants selected on the basis of being financially unable to obtain affordable, suitable and adequate housing on the private market, as determined by Ontario, in housing projects that immediately before January 1, 2001 were owned or leased by the Toronto Housing Company
	Rent Supplement Programs (2 (a) and 2 (b))
2 (a)	All Rent Supplement Programs administered before January 1, 2001 by Local Housing Authorities or the Ministry, not including the Rent Supplement Homelessness Initiative, the Rent Supplement Special Needs Homelessness Initiative and the rent supplement programs included under 2 (b), but including the following rent supplement programs:
	1. Rent Supplement – Regular
	2. Accelerated Rental CMHC
	3. Accelerated Rental OMC
	4. Community Integrated
	5. Assisted Rentals
	6. Limited Dividend
	7. Private Assisted Rental
	8. Ontario Rental Construction Plan
	9. Canada Rental Supply Plan
	10. Convert-to-rent
	11. Canada Ontario Rental Supply Plan
	12. Renterprise
	13. Low Rise Rehabilitation
	14. Ontario Rental Construction Loan
	15. Assisted Rental Housing
	16. Ontario Accelerated Family Rental Housing
2 (b)	Rent Supplement Programs administered before January 1, 2001 by the Ministry with respect to units in projects owned, leased of administered by non-profit housing providers or by non-profit housing co-operatives, not including the Rent Supplement Homeless ness Initiative, the Rent Supplement Special Needs Homelessness Initiative and the rent supplement programs included under 2 (a but including the following rent supplement programs:
	1. Community Sponsored Housing Program (1978-1985)
	2. Community Sponsored Housing Program (P2500) (1978-1985)
	3. Ontario Community Housing Assistance Program (1978-1985)
3	Limited Dividend Entrepreneur Program administered under the National Housing Act (Canada), section 25
4	Non-Profit Low Rental Housing Program administered under the National Housing Act (Canada), sections 25-27
5	Non-Profit 2% Write-Down Non-Profit Housing Program administered under the National Housing Act (Canada), section 95
	Non-Profit Full Assistance Housing Programs (6 (a), 6 (b) and 6 (c))
6 (a)	With respect to non-profit housing providers other than non-profit housing co-operatives
	Non-Profit Full Assistance Housing Programs administered before January 1, 2001 by the Ministry, not including the Municipal Non-Profit Housing Program, but including: 1. JobsOntario Homes
	2. The Ontario Non-Profit Housing Program (P-3000)
	3. The Ontario Non-Profit Housing Program (P-3600)
	4. The Ontario Non-Profit Housing Program (P-10,000)
i	5. Homes Now
1	6. Federal/Provincial Non-Profit Housing Program (1986-1993)
6 (b)	With respect to non-profit housing providers other than non-profit housing co-operatives
	Non-Profit Full Assistance Housing Programs administered before January 1, 2001 by the Ministry, not including the Municipa Non-Profit Housing Program, but including:
	1. JobsOntario Homes
	2. The Ontario Non-Profit Housing Program (P-3000)
	3. The Ontario Non-Profit Housing Program (P-3600)
	4. The Ontario Non-Profit Housing Program (P-10,000)

Program Category Number	Program Description	
	5. Homes Now	
	6. Federal/Provincial Non-Profit Housing Program (1986-1993)	
6 (c)	Municipal Non-Profit Housing Program (1978-1985)	
7	Urban Native Fully Targeted Housing Program administered under the National Housing Act (Canada), section 95	
8	Urban Native 2% Write-Down and Additional Assistance Program administered under the National Housing Act (Canada), section 95	

EXCLUDED COSTS (PROVINCIAL HOUSING COSTS)

- 1. (1) Costs incurred or to be incurred in administering programs in relation to non-profit housing providers that own, lease or administer housing projects and non-profit housing co-operatives that own, lease or administer housing projects, other than the portion of those costs that is described as recoverable in subsection (2).
- (2) For each entity set out in Column 1 of the Table, the portion of the costs mentioned in subsection (1) that is recoverable in each billing period is the amount set out opposite that entity in Column 2 of the Table.
- 2. Costs incurred or to be incurred with respect to housing located within the Town of Moosonee.
- 3. Costs incurred as a result of an event that occurred prior to January 1, 1998.
- 4. Costs incurred or to be incurred with respect to the Social Housing Services Corporation established under subsection 140 (1) of the Act.
- 5. Costs incurred in respect of start up funding to service managers or local housing corporations paid under subsection 122 (2) of the Act.

TABLE

ITEM	COLUMN 1	COLUMN 2
1.	City of Toronto	\$177,058
2.	Regional Municipality of Durham	16,576
3.	Town of Norfolk	2,551
4.	Regional Municipality of Halton	9,318
5.	City of Hamilton	19,113
6.	Regional Municipality of Niagara	26,964
7.	City of Ottawa	26,366
8.	Regional Municipality of Peel	20,096
9.	City of Greater Sudbury	15,578
10.	Regional Municipality of Waterloo	15,187
11.	Regional Municipality of York	18,620
12.	District Municipality of Muskoka	2,142
13.	City of Brantford	7,375
14.	County of Bruce	1,212
15.	Municipality of Chatham-Kent	5,327
16.	County of Dufferin	2,274

ITEM	COLUMN 1	COLUMN 2
17.	City of St. Thomas	4,310
18.	City of Windsor	16,199
19.	City of Kingston	5,029
20.	County of Grey	4,522
21.	County of Hastings	5,673
22.	County of Huron	860
23.	County of Lambton	2,206
24.	County of Lanark	2,273
25.	United Counties of Leeds and Grenville	1,746
26.	County of Lennox and Addington	1,795
27.	City of London	23,773
28.	County of Northumberland	2,805
29.	County of Oxford	2,921
30.	City of Stratford	1,900
31.	City of Peterborough	5,990
32.	United Counties of Prescott and Russell	2,497
33.	County of Renfrew	1,770
34.	County of Simcoe	9,537
35.	City of Cornwall	3,880
36.	City of Kawartha Lakes	2,745
37.	County of Wellington	8,843
38.	Algoma District Services Administra- tion Board	1,164
39.	District of Sault Ste. Marie Social Services Administration Board	5,416
40.	District of Cochrane Social Services Administration Board	4,301
41.	Kenora District Services Board	4,002
42.	Manitoulin-Sudbury District Social Services Administration Board	796
43.	District of Nipissing Social Services Administration Board	8,436
44.	District of Parry Sound Social Services Administration Board	705
45.	District of Rainy River Social Services Administration Board	837
46.	District of Thunder Bay Social Services Administration Board	11,080
47.	District of Timiskaming Social Services Administration Board	1,029

HOUSING PROGRAMS (FEDERAL FUNDS)

Program Category Number	Program Description
Number	
	Public Housing Programs (1 (a) and 1 (b))
appropriate housing adequate housing on were owned or lease	programs administered before January 1, 2001 by Local Housing Authorities for the object of providing exclusively to applicants selected on the basis of being financially unable to obtain affordable, suitable and the private market, as determined by Ontario, in housing projects that immediately before January 1, 2001 d by the Ontario Housing Corporation or jointly by the Ontario Housing Corporation and the CMHC
exclusively to applic	program administered before January 1, 2001 by the Ministry for the object of providing appropriate housing ants selected on the basis of being financially unable to obtain affordable, suitable and adequate housing on a determined by Ontario, in housing projects that immediately before January 1, 2001 were owned or leased ing Company
	Rent Supplement Programs (2 (a) and 2 (b))
the Rent Supplement	Programs administered before January 1, 2001 by Local Housing Authorities or the Ministry, not including Homelessness Initiative, the Rent Supplement Special Needs Homelessness Initiative and the rent suppleded under 2 (b), but including the following rent supplement programs:
1. Rent Supplemen	at – Regular
2. Accelerated Re	ntal CMHC
3. Accelerated Re	ntal OMC
4. Community Int	egrated
5. Assisted Rental	S
6. Limited Divide	nd
7. Private Assisted	Rental
8. Ontario Rental	Construction Plan
9. Canada Rental	Supply Plan
10. Convert-to-rent	
11. Canada Ontario	Rental Supply Plan
12. Renterprise	
13. Low Rise Rehal	pilitation
14. Ontario Rental	Construction Loan
15. Assisted Rental	Housing
16. Ontario Acceler	ated Family Rental Housing
lessness Initiative, the	grams administered before January 1, 2001 by the Ministry with respect to units in projects owned, leased or profit housing providers or by non-profit housing co-operatives, not including the Rent Supplement Home-Rent Supplement Special Needs Homelessness Initiative and the rent supplement programs included under e following rent supplement programs:
1. Community Spo	onsored Housing Program (1978-1985)
2. Community Spo	insored Housing Program (P2500) (1978-1985)
3. Ontario Commu	nity Housing Assistance Program (1978-1985)
3 Limited Dividend Ent	repreneur Program administered under the National Housing Act (Canada), section 25
4 Non-Profit Low Renta	ll Housing Program administered under the National Housing Act (Canada), sections 25-27
5 Non-Profit 20 Write-	Down Non-Profit Housing Program administered under the National Housing Act (Canada), section 95
	Non-Profit Full Assistance Housing Programs (6 (a), 6 (b) and 6 (c))
6 (a) With respect to non-p	rofit housing providers other than non-profit housing co-operatives
	ance Housing Programs administered before January 1, 2001 by the Ministry, not including the Municipal
1. JobsOntario Hor	
	a-Profit Housing Program (P-3000)
	a-Profit Housing Program (P-3600)
4. The Ontario Nor	n-Profit Housing Program (P-10,000)
5. Homes Now	
6. Federal/Provinci	al Non-Profit Housing Program (1986-1993)

Program Category Number	Program Description	
6 (b)	With respect to non-profit housing providers other than non-profit housing co-operatives	
	Non-Profit Full Assistance Housing Programs administered before January 1, 2001 by the Ministry, not including the Municipal Non-Profit Housing Program, but including:	
	1. JobsOntario Homes	
	2. The Ontario Non-Profit Housing Program (P-3000)	
	3. The Ontario Non-Profit Housing Program (P-3600)	
	4. The Ontario Non-Profit Housing Program (P-10,000)	
	5. Homes Now	
	6. Federal/Provincial Non-Profit Housing Program (1986-1993)	
6 (c)	Municipal Non-Profit Housing Program (1978-1985)	
7	Urban Native Fully Targeted Housing Program administered under the National Housing Act (Canada), section 95	
8	Urban Native 2% Write-Down and Additional Assistance Program administered under the National Housing Act (Canada), section 95	

GTA SERVICE MANAGERS (PERCENTAGES)

COLUMN 1	COLUMN 2
Regional Municipality of Durham	7.07124 per cent
Regional Municipality of Halton	7.40060 per cent
Regional Municipality of Peel	18.75660 per cent
City of Toronto	51.57102 per cent
Regional Municipality of York	15.20054 per cent

53/00

ONTARIO REGULATION 643/00 made under the

SOCIAL HOUSING REFORM ACT, 2000

Made: December 13, 2000 Filed: December 15, 2000

LOCAL HOUSING CORPORATIONS — TRANSITION RULES

- 1. (1) In this Regulation,
- "common waiting list" means a single waiting list containing the names of all applicant households within a service area who are eligible to receive rent-geared-to-income assistance and are awaiting placement in rent-geared-to-income units;
- "co-ordinated access system" means a system for determining the eligibility of applicant households within a service area for rentgeared-to-income assistance and for providing information to all or specified housing providers within a service area with respect to the eligibility of those households for rent-geared to-income assistance and, if there is a common waiting list, each household's position on the list;
- "manual" means the Local Housing Authority Administration Manual published by the Ministry of Municipal Affairs and Housing and dated December 8, 2000.
- (2) A local housing corporation that provides accommodation for households requiring provincially funded special needs support services is a supportive housing provider for the purposes of sections 3 to 9, but only with respect to the units in which such accommodation is provided or made available.

- 2. (1) This Regulation applies to,
- (a) housing projects whose ownership is transferred under section 34 of the Act to local housing corporations named in Schedule 1; and
- (b) housing projects for which operating agreements are transferred under section 34 of the Act to local housing corporations named in Schedule 1.
- (2) If an interest in a housing project referred to in subsection (1) is subsequently transferred to another housing provider under paragraph 3 of subsection 50 (2) of the Act, sections 3 to 9 apply to the other housing provider, with necessary modifications, but only with respect to that housing project.
- (3) If a local housing corporation amalgamates with another corporation in accordance with clause 26 (1) (a) or (b) or subsection 26 (2) of the Act, sections 3 to 9 apply to the amalgamated corporation, with necessary modifications, but only with respect to housing projects referred to in subsection (1).
- 3. The rules in sections 4 to 9 are prescribed for the purposes of Part V of the Act.
- **4.** (1) A local housing corporation shall carry on its business and exercise its powers in accordance with the sections of the manual listed in Schedule 2.
- (2) In the interpretation of the manual for the purposes of subsection (1), a reference to anything mentioned in Column 1 of Schedule 3 shall be deemed to be a reference to the corresponding thing in Column 2 of Schedule 3.
- (3) If there is a conflict between this regulation and a rule mentioned in subsection (1), this regulation prevails.
- 5. (1) A local housing corporation shall rent each unit that it owns, as soon as possible after the unit becomes vacant, to a household whose eligibility for the unit has been determined in accordance with sections 05-01-01 to 05-03-01 of the manual.
- (2) When a unit is subject to a rent supplement agreement that is administered by a local housing corporation, the corporation shall,
 - (a) require the owner of the unit to rent it, as soon as possible after it becomes vacant, to an eligible household selected in accordance with sections 05-01-01 to 05-03-01 of the manual;
 - (b) require the owner to charge rent for the unit only in accordance with the *Tenant Protection Act*, 1997; and

- (c) adjust the rent paid by the household occupying the unit to the extent required to bring the rent into conformity with sections 04-01-01 to 04-08-04 of the manual.
- 6. (1) If, on the day before this Regulation comes into force, a co-ordinated access system was operated by a local housing authority serving the same area, the local housing corporation shall continue to operate and maintain the co-ordinated access system until the related service manager establishes a common waiting list under subsection 68 (1) of the Act.
- (2) If, on the day before this Regulation comes into force, a local housing authority serving the same area was participating in a co-ordinated access system, the local housing corporation shall continue to participate in the co-ordinated access system until the related service manager establishes a common waiting list under subsection 68 (1) of the Act.
- (3) If the local housing corporation is dissolved before the related service manager has established a common waiting list under subsection 68 (1) of the Act, the related service manager shall continue to operate and maintain the co-ordinated access system or to participate in it, as the case may be.
- (4) A local housing corporation, service manager or housing provider that operates and maintains or participates in a co-ordinated access system under this section shall select households to receive rent-geared-to-income assistance or to be accommodated in special needs housing, as the case may be, in accordance with sections 05-01-01 to 05-02-03 and section 05-03-01 of the manual.
- 7. A local housing corporation that operates and maintains or participates in a co-ordinated access system under subsection 6 (1) or (2) shall, if a common waiting list has been established under the co-ordinated access system, select eligible households to receive rent-geared-to-income assistance only from the common waiting list.
- 8. (1) Despite subsection 5 (1), clause 5 (2) (a) and subsection 6 (4), a local housing corporation and a related service manager acting under subsection 6 (3) shall,
 - (a) give a household that is eligible for a modified unit priority access to such a unit; and
 - (b) give a household that is eligible for accommodation in housing units for which provincially funded special needs support services are provided or made available priority access to units sets aside for households requiring the type of special needs support services that the household requires.
- (2) A household referred to in clause (1) (a) or (b) may also receive rent-geared-to-income assistance if it is determined to be eligible for it.
- 9. A local housing corporation shall offer accommodation in the next available rent-geared-to-income unit to an eligible household in the first position on a waiting list in accordance with the following rules:
 - The corporation shall give priority in receiving accommodation in a modified unit to a household on its rent-geared-to-income waiting list that requires such a unit.
 - The corporation shall give priority in receiving accommodation in special needs housing to a household in the first position on a waiting list for accommodation in special needs housing.
 - 10. This Regulation comes into force on January 1, 2001.

Metro Tor	onto Housing Corporation	
Durham R	egional Local Housing Corporation	
Haldimano	-Norfolk Housing Corporation	
Halton Ho	using Corporation	

TY 'G YY 'G
Hamilton Housing Corporation
Niagara Housing Corporation
Ottawa Housing Corporation/La Société de logement Ottawa
Peel Regional Housing Corporation
Greater Sudbury Housing Corporation
Waterloo Local Housing Corporation
York Regional Housing Corporation
Muskoka District Housing Corporation
Brant and Brantford Local Housing Corporation
Bruce County Housing Corporation
Chatham-Kent Housing Corporation
Dufferin County Housing Corporation
Elgin and St. Thomas Housing Corporation
Windsor-Essex County Housing Corporation
Kingston & Frontenac Housing Corporation
Grey County and Owen Sound Housing Corporation
Hastings Local Housing Corporation
Huron County Housing Corporation
Sarnia & Lambton Housing Corporation
Lanark County & Smiths Falls Housing Corporation
Leeds and Grenville Housing Corporation
Prince Edward-Lennox & Addington Housing Corporation
London & Middlesex Housing Corporation
Northumberland County Housing Corporation
Oxford County Housing Corporation
Perth & Stratford Housing Corporation
Peterborough Housing Corporation
Prescott and Russell Housing Corporation
Renfrew County Housing Corporation
Simcoe County Housing Corporation
Cornwall and Area Housing Corporation
Kawartha Lakes-Haliburton Housing Corporation
Wellington and Guelph Housing Corporation
Algoma District Housing Corporation
Sault Ste. Marie Housing Corporation
Cochrane District Local Housing Corporation
Kenora District Housing Corporation
Manitoulin Sudbury District Housing Corporation
Nipissing District Housing Corporation
Parry Sound District Housing Corporation
Rainy River District Housing Corporation
Thunder Bay District Housing Corporation
Timiskaming District Housing Corporation
<u> </u>

Schedule 2

04-01-01 VERIFICATION OF INCOME GUIDELINES

04-01-02 EARNED INCOME

04-01-03 UNEARNED INCOME

04-02-01 TYPES OF INCOME PRODUCING ASSETS

04-02-02 INTEREST INCOME

04-02-03 DIVIDEND INCOME

04-02-04 MORTGAGE OR LOAN INCOME

04-02-05 VERIFICATION OF ASSETS

04-03-01 TYPES OF NON-INCOME PRODUCING ASSETS

04-03-02 FINANCIAL HOLDINGS (NON-INTEREST BEARING ASSETS)

04-03-03 REAL ESTATE

04-03-04 PRECIOUS METALS, GEMS AND ART

04-03-05 TRANSFERRED ASSETS

04-04-01 TYPES OF SOCIAL ASSISTANCE

04-05-01 TYPES OF EXCLUDED INCOME	04-09-08 CABLE TELEVISION
04-06-01 STEPS TO CALCULATE RENT	04-09-12 TENANT HOME-BASED BUSINESS
04-06-02 FAMILY COMPOSITION, INCOME AND ASSETS	04-10-01 INCOME REVIEWS
REVIEW, FORM 10	04-10-02 TEMPORARY FORMS OF INCOME
04-06-03 SENIOR CITIZENS INCOME AND ASSETS REVIEW, FORM 21	04-10-03 RENT FORGIVENESS
04-06-04 CALCULATING ADJUSTED FAMILY INCOME	04-10-04 RENT DEFERRAL
04-06-05 SINGLE PARENT AND WORKING SPOUSE	04-10-05 SALE OF RESIDENCE
EXEMPTIONS	04-10-06 TWO YEAR INCOME VERIFICATION REVIEW
04-06-06 SECONDARY WAGE EARNER EXEMPTION	PROCESS
04-07-01 DETERMINING THE RENT SCALE TO USE	05-01-01 ELIGIBILITY CRITERIA
04-07-02 RENT-GEARED-TO-INCOME (RGI) SCALE	05-01-02 SPECIAL PRIORITY POLICY FOR APPLICANTS WHO
04-07-03 SOCIAL ASSISTANCE RENT SCALES	05-01-03 REFUGEE CLAIMANTS
04-08-01 UTILITY CHARGES AND ALLOWANCES	
04-08-02 OTHER CHARGES	05-02-01 TENANT SELECTION
04-08-03 PARTIAL MONTH RENT CALCULATION	05-02-02 INCOME TARGET RENT
The state of the s	05-02-03 OCCUPANCY STANDARDS

04-08-04 MINIMUM AND MAXIMUM RENTS

04-09-02 OFFERS AND REFUSALS OF ACCOMMODATION 04-09-03 LEASE SIGNING

> Schedule 3 INTERPRETATION OF MANUAL

05-02-04 LOCAL APPLICATION REVIEW COMMITTEE

05-02-05 INTERNAL REVIEW COMMITTEE

05-03-01 TENANT TRANSFERS

COLUMN 1	COLUMN 2
Original Reference	Deemed Reference
A local housing authority, LHA or housing authority for an area	A local housing corporation
Ontario Housing Corporation or OHC	A local housing corporation
The board of a local housing authority, LHA or housing authority for an area	The board of a local housing corporation
Applicants to or tenants of Ontario Housing Corporation	Applicants to or tenants of a local housing corporation
Buildings or accommodation of Ontario Housing Corporation	Buildings or accommodation of a local housing corporation
A requirement for the approval of the Ministry or of a regional manager	A requirement for the approval of the related service manager
A requirement to report to the Ministry, a regional manager, Ontario Housing Corporation or one of its officers	A requirement to report to the related service manager
A power of the Ministry or of Ontario Housing Corporation to permit a thing	A power of the related service manager to permit the thing
A requirement or suggestion that the Legal Services Branch of the Ministry or of Ontario Housing Corporation be consulted or otherwise involved in a matter	A requirement or suggestion that a lawyer retained or employed by a local housing corporation be consulted or otherwise involved in the matter
The power of the Ministry under section 04-09-10	A corresponding power of the related service manager
The requirement in section 04-09-12 that a tenant's home business be covered by an insurance policy naming the Crown, Ontario Housing Corporation and the local housing authority as additional insured parties	A requirement that a tenant's home business be covered by an insur- ance policy naming the local housing corporation and the related service manager as additional insured parties
The reference to the interests of the Crown in section 04-15-01	A reference to the interests of the related service manager
The requirement in section 04-15-01 for the approval of a Ministry or Metropolitan Toronto Housing Corporation lawyer	A requirement for the approval of a lawyer retained or employed by the related service manager
A reference to a named form	A reference to the form of that name in use on December 31, 2000, as amended by the Minister, or if no such form was in use on that date, a reference to the form of that name approved by the Minister

ONTARIO REGULATION 644/00

made under the

SOCIAL HOUSING REFORM ACT, 2000

Made: December 13, 2000 Filed: December 15, 2000

LOCAL HOUSING CORPORATIONS AND SUCCESSOR HOUSING PROVIDERS

FIRST SHARE ISSUANCE

- 1. For the purposes of subsection 23 (7) of the Act,
- (a) the prescribed service manager to whom the prescribed number of common shares of a local housing corporation are deemed to be issued is the service manager whose name is shown in Column 2 of Schedule 1 opposite the name of the local housing corporation in Column 1; and
- (b) the prescribed number of common shares is 100.

PROVINCIAL ACCOUNTABILITY RULES

- 2. (1) The housing programs listed in Schedule 2 are prescribed for the purposes of subsection 32 (5) of the Act.
- (2) Sections 3 to 6 apply only with respect to housing projects operated under housing programs listed in Schedule 2.
- 3. (1) A related service manager shall, with respect to housing projects owned, leased or administered by a local housing corporation,
 - (a) provide the local housing corporation with sufficient funding to enable it to,
 - (i) maintain the housing it owns in a good state of repair and appearance and in sound structural condition, and
 - (ii) make that housing available to eligible households;
 - (b) provide the local housing corporation with sufficient funding to enable it to make payments on any mortgage that is transferred to it under section 34 of the Act; and
 - (c) provide the local housing corporation with sufficient funding and any other support the service manager considers appropriate to enable the corporation to comply with subsection 43 (1) of the Act.
- (2) A local housing corporation shall make all required payments on a mortgage referred to in clause (1) (b).
 - 4. A local housing corporation shall,
 - (a) carry on its business and exercise its powers only with respect to the matters set out in its Articles of Incorporation;
 - (b) maintain accurate records and accounts of all its transactions;
 - (c) give the related service manager and persons designated by the related service manager access to the corporation's financial and other records at all reasonable times;
 - (d) submit reports to the related service manager at the times and containing the information specified by the related service manager; and
 - (e) comply with any recorded information schedule of the local housing authority from which the records were transferred to it by transfer order or otherwise.

- 5. (1) A local housing corporation shall.
- (a) ensure that its employees are knowledgeable about all policies, procedures, standards and objectives that concern their duties;
- (b) periodically inspect all buildings that it owns containing residential units, and all residential units in those buildings, and shall take all necessary measures to ensure that they are maintained in a good state of repair and appearance and in sound structural condition; and
- (c) on or before the date specified by the related service manager, submit to the related service manager a proposed budget in respect of the following calendar year containing such information as the related service manager may from time to time require.
- (2) A local housing corporation shall not,
- (a) alter the number of modified units without the related service manager's written permission; or
- (b) enter into a rent supplement agreement with respect to a vacant unit unless the unit has been inspected for damage and is fit for habitation.
- (3) A rent supplement agreement that is entered into under a rent supplement program named in Schedule 3 shall, unless it is in the form approved by the Minister, terminate on its date of renewal and be replaced by a new rent supplement agreement in the form approved by the Minister.
- (4) A new rent supplement agreement that is entered into under a rent supplement program not named in Schedule 3 shall not come into force until it has been reviewed and approved in writing by the related service manager.
- (5) All communication with respect to policy matters between the local housing corporation and the related service manager shall take place between the managing director of the corporation or, if it does not have a managing director, a director nominated by the board of directors, and a person nominated by the related service manager.
- (6) All communication with respect to operational matters between the local housing corporation and the related service manager shall take place between the general manager of the corporation or, if it does not have a general manager, another officer of the corporation holding an equivalent position or nominated by the board of directors, and a person nominated by the related service manager.
- (7) The related service manager may amend, delete or add to any of the rules set out in this section by giving the local housing corporation notice in writing of the change, but the change does not become effective until the corporation has received the notice.
- 6. (1) If an interest in a housing project referred to in subsection 3 (1) is subsequently transferred to another housing provider under paragraph 3 of subsection 50 (2) of the Act, sections 3 to 5 apply to the other housing provider, with necessary modifications, but only with respect to that housing project.
- (2) If a local housing corporation amalgamates with another corporation in accordance with clause 26 (1) (a) or (b) or subsection 26 (2) of the Act, sections 3 to 5 apply to the other corporation, with necessary modifications, but only with respect to the housing projects referred to in subsection 3 (1).
- 7. (1) Subject to subsection (2), this Regulation comes into force on filing.
- (2) Sections 2 to 6 and Schedule 3 come into force on January 1, 2001.

LOCAL HOUSING CORPORATIONS AND SERVICE MANAGERS

COLUMN 2
Service Manager
City of Toronto
Regional Municipality of Durham
Regional Municipality of Haldimand-Norfolk
Regional Municipality of Halton
Regional Municipality of Hamilton-Wentworth
Regional Municipality of Niagara
Regional Municipality of Ottawa-Carleton
Regional Municipality of Peel
Regional Municipality of Sudbury
Regional Municipality of Waterloo
Regional Municipality of York
District Municipality of Muskoka
City of Brantford
County of Bruce
Municipality of Chatham-Kent
County of Dufferin
City of St. Thomas
City of Windsor
City of Kingston
County of Grey
County of Hastings
County of Huron
County of Lambton
County of Lanark
United Counties of Leeds and Grenville
County of Lennox and Addington
City of London
County of Northumberland
County of Oxford
City of Stratford
City of Peterborough
United Counties of Prescott and Russell
County of Renfrew
County of Simcoe
City of Cornwall
County of Victoria
County of Wellington
Algoma District Services Administration Board
District of Sault Ste. Marie Social Services Administration Board
District of Cochrane Social Services Administration Board
Kenora District Services Board
Manitoulin-Sudbury District Social Services Administration Board
District of Nipissing Social Services Administration Board
District of Parry Sound Social Services Administration Board
District of Parry Sound Social Services Administration Board District of Rainy River Social Services Administration Board
District of Ramy River Social Services Administration Board District of Thunder Bay Social Services Administration Board
District of Hunder Day Social Services Administration Doald

Schedule 2

Program Category Number	Program Description
	Public Housing Programs
1 (a)	The public housing programs administered before January 1, 2001 by Local Housing Authorities for the object of providing appropriate housing exclusively to applicants selected on the basis of being financially unable to obtain affordable, suitable and adequate housing on the private market, as determined by Ontario, in housing projects that immediately before January 1, 2001 were owned or leased by the Ontario Housing Corporation or jointly by the Ontario Housing Corporation and the CMHC

Program Category Number	Program Description
	Rent Supplement Programs (2 (a), 2 (c))
2 (a)	All Rent Supplement Programs administered before January 1, 2001 by Local Housing Authorities or the Ministry that are no included under 2 (c), or under program category numbers 2 (b) and 2 (d) as shown in Table 1 of O. Reg. 645/00 ("General") including: 1. Rent Supplement – Regular 2. Accelerated Rental CMHC 3. Accelerated Rental OMC 4. Community Integrated 5. Assisted Rentals 6. Limited Dividend 7. Private Assisted Rental 8. Ontario Rental Construction Plan 9. Canada Rental Supply Plan 10. Convert-to-rent 11. Canada Ontario Rental Supply Plan 12. Renterprise 13. Low Rise Rehabilitation 14. Ontario Rental Construction Loan 15. Assisted Rental Housing
	16. Ontario Accelerated Family Rental Housing
2 (c)	The Rent Supplement Homelessness Initiative and the Rent Supplement Special Needs Homelessness Initiative, except for the portions of those programs included under program category number 2 (d) as shown in Table 1 of O. Reg. 645/00 ("General")

RENT SUPPLEMENT PROGRAMS

Assisted Rental Housing

Canada Ontario Rental Supply Plan

Canada Rental Supply Plan

Community Integrated Housing

Convert-to-Rent

Limited Dividend Housing

Low-Rise Rehabilitation

Ontario Accelerated Family Rental Housing Program

Ontario Rental Construction Loan

Private Assisted Rental

Renterprise Program

53/00

ONTARIO REGULATION 645/00 made under the

SOCIAL HOUSING REFORM ACT, 2000

Made: December 13, 2000 Filed: December 15, 2000

GENERAL

1. The housing programs listed in Table 1 of this Regulation are prescribed for the purposes of the definition of "federal funding" in section 2 of the Act.

- 2. The following criteria are prescribed for the purposes of the definition of "high need household" in section 2 of the Act:
 - The household does not currently reside in a rent-geared-toincome unit. If the household were offered an appropriate unit that was not a rent-geared-to-income unit, the household would be required to spend at least 50 per cent of its income to occupy the unit.
 - The household currently resides in a rent-geared-to-income unit. If the unit were not a rent-geared-to-income unit, the household would be required to spend at least 50 per cent of its income to occupy the unit.
- 3. The programs listed in Table 1 of this Regulation are prescribed as housing programs for the purposes of the definition of "housing program" in section 2 of the Act.
- 4. The housing programs listed in Table 1 of this Regulation are prescribed for the purposes of subsection 9 (2) of the Act.
 - 5. For the purposes of subsection 10 (1) of the Act,
 - (a) the housing programs described opposite program category numbers 1 (a) and 2 (a) in Table 1 of this Regulation are prescribed:
 - (b) the housing projects listed in Schedule A are prescribed;
 - (c) the effective date of January 1, 2001 is prescribed; and
 - (d) the service manager listed in Column 1 of Schedule A opposite a housing project is prescribed in connection with that housing project.
- **6.** (1) For the purposes of subsection 10 (3) of the Act, the rules and criteria shown in Column 2 of Table 2 of this Regulation are prescribed for the housing program mentioned opposite the rules and criteria in Column 1 of that Table.

- (2) In case of a conflict between the rules and criteria shown in Column 2 of Table 2 of this Regulation and any other regulation made under the Act, the rules and criteria prevail.
 - 7. In this section, section 8 and Table 2 of this Regulation,
- "applicable household income limit", when used in respect of a household and in respect of a service area, means the household income limit prescribed for the purposes of clause 11 (1) (a) of the Act for the service area at the time the household is selected to reside in a rent-geared-to-income unit located there;
- "co-operative housing project" means a housing project owned or leased by a non-profit housing co-operative;
- "household income" means the income of a household determined according to Part V of the Act and Ontario Regulation 643/00 (Local Housing Corporations Transition Rules), whether or not that Part and that regulation actually apply to the housing project in respect of which the household income is being determined, and "income" when used in respect of a household has a corresponding meaning;

"native household" means a household consisting of,

- (a) one person who is of native ancestry, or
- (b) two or more persons at least half of whom are of native ancestry;
- "non-profit housing project" means a housing project owned or leased by a non-profit corporation, other than a co-operative housing project;

"publicly owned" means,

- (a) owned by a corporation that has power to acquire and develop land for a housing project or to construct or acquire and operate a housing project and that is wholly owned by,
 - (i) the government of Ontario or an agency of the government of Ontario.
 - (ii) one or more municipalities or one or more district social services administration boards,
 - (iii) the government of Ontario or an agency of the government of Ontario and one or more municipalities or district social services administration boards; or
- (b) owned by a municipality that has the power to acquire and develop land for a housing project or to construct or acquire and operate a housing project;
- (2) For the purpose of the definition of "native household" in subsection (1), persons are of native ancestry if they are Indian as defined in the *Indian Act* (Canada), persons commonly referred to as non-status Indians and Metis, or persons of the Inuit race.
- 8. (1) For the purpose of clause 11 (1) (a) of the Act, the household income limit for a service area is the maximum income that a household could have and still be eligible to be selected under Part V of the Act to receive rent-geared-to-income assistance with respect to a unit located there.
- (2) For the purposes of subsection (1), the income of a household shall be deemed to be below the household income limit if, on the day this Regulation comes into force, the household is residing in a unit in a housing project that is subject to a program described under program category number 1 (a) in Table 1.
- (3) The number of households prescribed for the purposes of clause 11 (1) (a) of the Act in connection with a service manager is the number set out in Column 2 of Schedule B opposite the name of the service manager in Column 1.

- (4) The number of high need households prescribed for the purposes of clause 11 (1) (b) of the Act in connection with a service manager is the number set out in Column 3 of Schedule B opposite the name of the service manager in Column 1.
- (5) The number of modified units prescribed in connection with a service manager for the purposes of subsection 11 (3) of the Act is the number in set out Column 4 of Schedule B opposite the name of the service manager in Column 1.
- (6) For the purposes of subsection 11 (2) of the Act, the housing program described opposite program category number 2 (c) in Table 1 of this Regulation is prescribed.
 - 9. For the purposes of subsection 41 (1) of the Act,
 - (a) the prescribed place where the Minister is required to keep copies of orders is the head office of the Ministry at 777 Bay Street, Toronto;
 - (b) the prescribed period of time during which the Minister is required to keep them is ten years from the effective date of the transfer in each case; and
 - (c) the prescribed class of transfer orders that are required to be kept is all transfer orders.
- 10. The following criteria are prescribed for the purposes of subparagraph 4 ii of subsection 50 (2) of the Act:
 - 1. The transaction transfers an interest in the property, for the purpose of road widening, to,
 - i. the municipality in which the housing project is located, or
 - ii. another entity that has the authority to expropriate land under the Expropriations Act.
 - 2. The transaction transfers an easement or right of way and,
 - i. the purpose of the easement or right of way is to facilitate the provision of a service to the housing project,
 - ii. the easement or right of way will not have a significant impact on the number of rent-geared-to-income units and modified units or on any other aspect of the operation of the housing project, or
 - iii. the transfer is to an entity that has the authority to expropriate land under the Expropriations Act.
 - The transaction involves the development or redevelopment of the property and,
 - i. there will be no reduction in the numbers of rent-gearedto-income units and modified units, or
 - the transaction is required to bring the property or the housing project into compliance with another statute or a regulation made under another statute.
- 11. The following transfer is prescribed for the purposes of paragraph 3 of subsection 60 (2) of the Act:
 - A transfer, to a local housing corporation, of all the assets, liabilities, rights and obligations of a corporation named in subparagraph 2 ii or iv of subsection 60 (2) of the Act.
 - 12. (1) In this section,
- "provider" means any person to whom subsection 162 (1) of the Act applies.
- (2) For the purposes of subsection 162 (1) of the Act, the housing programs described opposite program category numbers 1 (a), 2 (a) and 2 (c) in Table 1 of this Regulation are prescribed.

- (3) A provider shall not disclose personal information obtained in the course of the provider's duties unless,
 - (a) the person to whom the personal information relates, or the person's parent or guardian, if the person is a minor, consents to the disclosure; or
 - (b) the disclosure is authorized by the Act or a regulation, by an agreement made under the Act or a regulation, or otherwise by law.
- (4) Subsection (3) also applies to the provider's directors, officers, employees, agents and volunteers.
 - (5) A provider shall not collect or use personal information except,
 - (a) as is necessary for purposes relating to the performance of its powers and duties under the Act or the regulations or purposes relating to an agreement made under the Act or a regulation; or
 - (b) as otherwise authorized by law.
- (6) A provider that collects personal information from the person to which it relates shall ensure that the person is given written notice,
 - (a) of the purpose or purposes of the collection;
 - (b) of the fact that the information may be shared as necessary for the purpose of making decisions or verifying eligibility for assistance under the Act, the Ontario Disability Support Program Act, 1997, the Ontario Works Act, 1997 or the Day Nurseries Act, or as authorized by an agreement under section 163 or 164 of the Act; and
 - (c) of the name, title, business address and business telephone number of a person who can answer questions and respond to

- complaints about the collection, use or disclosure of the information
- (7) A provider shall take whatever steps are reasonably necessary to safeguard the privacy of personal information in its custody or control, and when it disposes of personal information shall do so in a secure manner.
- (8) A provider who has custody or control of personal information shall allow the person to whom the information relates to have access to it on request, if the person provides satisfactory identification.
 - (9) Subsection (8) does not apply if,
 - (a) the personal information to which the person seeks access contains or reveals personal information about another person, or confidential information about an organization, that the firstnamed person is not entitled to see;
 - (b) it would be unreasonably difficult for the provider to retrieve and disclose the personal information; or
 - (c) the disclosure of the personal information could reasonably be expected to prejudice the mental or physical health or mental or physical security of any person.
- (10) A person who is given access to personal information under subsection (8) is entitled, on request,
 - (a) to have the provider correct the personal information; or
 - (b) to have the provider attach to the personal information a statement of disagreement reflecting any requested correction that was not made.
 - 13. This Regulation comes into force on January 1, 2001.

TABLE 1

Program Category Number	Program Description					
	Public Housing Programs (1 (a) and 1 (b))					
l (a)	The public housing programs administered before January 1, 2001 by Local Housing Authorities for the object of providing appropriate housing exclusively to applicants selected on the basis of being financially unable to obtain affordable, suitable and adequate housing on the private market, as determined by Ontario, in housing projects that immediately before January 1, 2001 were owned or leased by the Ontario Housing Corporation or jointly by the Ontario Housing Corporation and the CMHC					
1 (b)	The public housing program administered before January 1, 2001 by the Ministry for the object of providing appropriate housing exclusively to applicants selected on the basis of being financially unable to obtain affordable, suitable and adequate housing on the private market, as determined by Ontario, in housing projects that immediately before January 1, 2001 were owned or leased by the Toronto Housing Company					
	Rent Supplement Programs (2 (a), 2 (b), 2 (c), 2 (d))					
2 (a)	All Rent Supplement Programs administered before January 1, 2001 by Local Housing Authorities or the Ministry that are not included under 2 (b), 2 (c) and 2 (d), including:					
	1. Rent Supplement – Regular					
	2. Accelerated Rental CMHC					
	3. Accelerated Rental OMC					
	4. Community Integrated					
	5. Assisted Rentals					
	6. Limited Dividend					
	7. Private Assisted Rental					
	8. Ontario Rental Construction Plan					
	9. Canada Rental Supply Plan					
	10. Convert-to-rent					
	11. Canada Ontario Rental Supply Plan					
	12. Renterprise					
	13. Low Rise Rehabilitation					

Program Category Number	Program Description
	14. Ontario Rental Construction Loan
	15. Assisted Rental Housing
	16. Ontario Accelerated Family Rental Housing
2 (b)	Rent Supplement Programs administered before January 1, 2001 by the Ministry that are not included under 2 (a), 2 (c) and 2 (d), with respect to units in projects owned, leased or administered by non-profit housing providers or by non-profit housing cooperatives under the <i>Co-operative Corporations Act</i> , including the following programs:
	1. Community Sponsored Housing Program (1978-1985)
	2. Community Sponsored Housing Program (P2500) (1978-1985)
	3. Ontario Community Housing Assistance Program (1978-1985)
2 (c)	The Rent Supplement Homelessness Initiative and the Rent Supplement Special Needs Homelessness Initiative, except for the portions of those programs included under 2 (d)
2 (d)	The Rent Supplement Homelessness Initiative and the Rent Supplement Special Needs Homelessness Initiative, as they apply to units in projects owned, leased or administered by non-profit housing providers or by non-profit housing co-operatives under the Co-operative Corporations Act
3	Limited Dividend Entrepreneur Program administered under the National Housing Act (Canada), section 25
4	Non-Profit Low Rental Housing Program administered under the National Housing Act (Canada), sections 25-27
5	Non-Profit 2% Write-Down Non-Profit Housing Program administered under the National Housing Act (Canada), section 95
	Non-Profit Full Assistance Housing Programs (6 (a), 6 (b) and 6 (c))
6 (a)	With respect to non-profit housing providers other than non-profit housing co-operatives
	Non-Profit Full Assistance Housing Programs administered before January 1, 2001 by the Ministry, not including the Municipal Non-Profit Housing Program, but including:
	1. JobsOntario Homes
	2. The Ontario Non-Profit Housing Program (P-3000)
	3. The Ontario Non-Profit Housing Program (P-3600)
	4. The Ontario Non-Profit Housing Program (P-10,000)
	5. Homes Now
	6. Federal/Provincial Non-Profit Housing Program (1986-1993)
6 (b)	With respect to non-profit housing providers other than non-profit housing co-operatives
	Non-Profit Full Assistance Housing Programs administered before January 1, 2001 by the Ministry, not including the Municipal Non-Profit Housing Program, but including:
	1. JobsOntario Homes
	2. The Ontario Non-Profit Housing Program (P-3000)
	3. The Ontario Non-Profit Housing Program (P-3600)
	4. The Ontario Non-Profit Housing Program (P-10,000)
	5. Homes Now
	6. Federal/Provincial Non-Profit Housing Program (1986-1993)
6 (c)	Municipal Non-Profit Housing Program (1978-1985)
7	Urban Native Fully Targeted Housing Program administered under the National Housing Act (Canada), section 95
8	Urban Native 2% Write-Down and Additional Assistance Program administered under the National Housing Act (Canada), section 95

TABLE 2

COLUMN 1	COLUMN 2
Housing Program	Rules and Criteria
Public Housing Program (Programs described opposite program category numbers 1 (a) and 1 (b) in Table 1)	The service manager shall provide adequate publicly-owned rental housing accommodation for low-income households.
	The service manager shall ensure that as many units in each housing project as possible are rent-geared-to-income units.
	The service manager shall seek to ensure that the income of a household, at the time of its selection to reside in a unit, does not exceed the applicable household income limit.

COLUMN 1	COLUMN 2
Housing Program	Rules and Criteria
2. Rent Supplement Program (Programs described opposite program category numbers 2 (a), 2 (b), 2 (c) and 2 (d) in Table 1)	The service manager shall provide rent-geared-to-income units to house-holds whose income does not exceed the applicable household income limit.
3. Limited Dividend (Program described opposite program category number 3 in Table 1)	The service manager shall provide units to households whose income does not exceed the limits set by the service manager.
	The rent for a unit shall be less than the fair market rent for similar accommodation in the same vicinity.
Non-Profit Low Rental (Program described opposite program category number 4 in Table 1)	The service manager shall provide units, at rents that are less than the fair market rent for similar accommodation in the same vicinity, to household whose income does not exceed the limits set by the service manager.
5. Non-Profit 2% Write-Down (Program described opposite program category number 5 in Table 1)	The service manager shall provide to households market units and rent- geared-to-income units in non-profit housing projects and co-operative housing projects.
	The income of a household, at the time of its selection to reside in a rent- geared-to-income unit, shall not exceed the applicable household income limit.
	The rent to be paid for a rent-geared-to-income unit shall be no less than the rent that would have been determined under Part V of the Act and Ontario Regulation 643/00 (Local Housing Corporations — Transition Rules) if that Part and that regulation applied.
	The rent for a market unit shall be established annually by the service manager at not more than 95% of the fair market rent for similar
6. Non-Profit Full Assistance (Programs described opposite program category numbers 6 (a), 6 (b) and 6 (c) in Table 1)	accommodation in the same vicinity. The service manager shall provide to households market units and rent-geared-to-income units in non-profit housing projects and co-operative housing projects.
	The rent to be paid for a rent-geared-to-income unit shall be determined under Part V of the Act and Ontario Regulation 643/00 (Local Housing Corporations — Transition Rules).
	At least 25% of the units in each housing project shall be rent-geared-to-income units.
7. Urban Native Fully Targeted (Program described opposite program category number 7 in Table 1)	The service manager shall provide rent-geared-to-income units, in Native non-profit housing projects and co-operative housing projects to which this program applies, to Native households whose income does not exceed the applicable household income limit.
	The service manager shall ensure that as many units in each housing project as possible are rent-geared-to-income units.
8. Urban Native 2% Write-Down Program described opposite program category number 8 in Table 1)	The service manager shall provide market units and rent-geared-to-income units, in non-profit housing projects and co-operative housing projects to which this program applies, to Native households.
	The income of a household, at the time of its selection to reside in a rent- geared-to-income unit, shall not exceed the applicable household income limit.
	The rent to be paid for a rent-geared-to-income unit shall be no less than the rent that would have been determined under Part V of the Act and Ontario Regulation 643/00 (Local Housing Corporations — Transition Rules) if that Part and the regulation applied.
	The rent for a market unit shall be established annually by the service manager at not more than 95% of the fair market rent for similar accommodation in the same vicinity.

Schedule A

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
District of Cochrane Social Services Administration Board	OH-001	MOOSONEE DEVELOPMENT AREA BOARD	32 BAY ROAD	Moosonee
District of Cochrane Social Services Administration Board	OH-001	MOOSONEE DEVELOPMENT AREA BOARD	34 BAY ROAD	Moosonee

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
District of Cochrane Social Services Administration Board	OH-001	MOOSONEE DEVELOPMENT AREA BOARD	36 BAY ROAD	Moosonee
District of Cochrane Social Services Administration Board	OH-001	MOOSONEE DEVELOPMENT AREA BOARD	20 WABUN ROAD	Moosonee
District of Cochrane Social Services Administration Board	OH-001	MOOSONEE DEVELOPMENT AREA BOARD	22 WABUN ROAD	Moosonee
District of Cochrane Social Services Administration Board	OH-001	MOOSONEE DEVELOPMENT AREA BOARD	24 WABUN ROAD	Moosonee
District of Cochrane Social Services Administration Board	OH-001	MOOSONEE DEVELOPMENT AREA BOARD	26 WABUN ROAD	Moosonee
District of Cochrane Social Services Administration Board	OH-001	MOOSONEE DEVELOPMENT AREA BOARD	28 WABUN ROAD	Moosonee
District of Cochrane Social Services Administration Board	OH-001	MOOSONEE DEVELOPMENT AREA BOARD	29 WABUN ROAD	Moosonee
District of Cochrane Social Services Administration Board	OH-001	MOOSONEE DEVELOPMENT AREA BOARD	30 WABUN ROAD	Moosonee
District of Cochrane Social Services Administration Board	OH-001	MOOSONEE DEVELOPMENT AREA BOARD	31 WABUN ROAD	Moosonee
District of Cochrane Social Services Administration Board	OH-001	MOOSONEE DEVELOPMENT AREA BOARD	33 WABUN ROAD	Moosonee
District of Cochrane Social Services Administration Board	OH-001	MOOSONEE DEVELOPMENT AREA BOARD	39 WABUN ROAD	Moosonee
District of Cochrane Social Services Administration Board	OH-001	MOOSONEE DEVELOPMENT AREA BOARD	41 WABUN ROAD	Moosonee
District of Cochrane Social Services Administration Board	Unknown	MOOSONEE DEVELOPMENT AREA BOARD	43 WABUN ROAD	Moosonee
District of Cochrane Social Services Administration Board	OH-002	MOOSONEE DEVELOPMENT AREA BOARD	45 WABUN ROAD	Moosonee
District of Cochrane Social Services Administration Board	OH-002	MOOSONEE DEVELOPMENT AREA BOARD	47 WABUN ROAD	Moosonee
District of Cochrane Social Services Administration Board	OH-002	MOOSONEE DEVELOPMENT AREA BOARD	49 WABUN ROAD	Moosonee
District of Cochrane Social Services Administration Board	OH-002	MOOSONEE DEVELOPMENT AREA BOARD	51 WABUN ROAD	Moosonee
District of Cochrane Social Services Administration Board	OH-002	MOOSONEE DEVELOPMENT AREA BOARD	53 WABUN ROAD	Moosonee
District of Cochrane Social Services Administration Board	OH-002	MOOSONEE DEVELOPMENT AREA BOARD	1 WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-002	MOOSONEE DEVELOPMENT AREA BOARD	3 WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-002	MOOSONEE DEVELOPMENT AREA BOARD	5 WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-002	MOOSONEE DEVELOPMENT AREA BOARD	7 WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-002	MOOSONEE DEVELOPMENT AREA BOARD	9 WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-002	MOOSONEE DEVELOPMENT AREA BOARD	2A WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-002	MOOSONEE DEVELOPMENT AREA BOARD	2B WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-002	MOOSONEE DEVELOPMENT AREA BOARD	4A WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-002	MOOSONEE DEVELOPMENT AREA BOARD	4B WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-002	MOOSONEE DEVELOPMENT AREA BOARD	6A WAVEY CRESCENT	Moosonee

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
District of Cochrane Social Services Administration Board	OH-002	MOOSONEE DEVELOPMENT AREA BOARD	6B WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-002	MOOSONEE DEVELOPMENT AREA BOARD	8A WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-002	MOOSONEE DEVELOPMENT AREA BOARD	8B WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-002	MOOSONEE DEVELOPMENT AREA BOARD	10A WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-002	MOOSONEE DEVELOPMENT AREA BOARD	10B WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	31A WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	31B WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	31B WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	33A WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	33B WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	35A WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	35B WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	37A WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	37B WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	39A WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	39B WAVEY CRESCENT	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	2A MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	2B MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	4A MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	4B MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	6A MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	6B MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	8A MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	8B MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	10A MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	10B MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	12A MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	12B MOOSE DRIVE	Moosonee

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	14A MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	14B MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	3A MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	3B MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	5A MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	5B MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	7A MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	7B MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	9A MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	9B MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	11A MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	11B MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	15A MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	15B MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	17A MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	17B MOOSE DRIVE	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	101 NISKA ROAD	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	101-112 NISKA ROAD	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	114 NISKA ROAD	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	201-212 NISKA ROAD	Moosonee
District of Cochrane Social Services Administration Board	OH-004	MOOSONEE DEVELOPMENT AREA BOARD	214-216 NISKA ROAD	Moosonee
Algoma District Services Administration Board	OH-005	HUDSON STREET	10 HUDSON STREET	Blind River
Algoma District Services Administration Board	OH-001	HILLSIDE DRIVE NORTH	80 HILLSIDE DR. N.	Elliot Lake
Algoma District Services Administration Board	OH-001	RIVERVIEW DRIVE	101-110 RIVERVIEW DR.	Iron Bridge
Algoma District Services Administration Board	OH-001	SPRUCE STREET / SUPERIOR AVENUE	8,10,15,13,SPRUCE ST./7 SUPERIOR ST (WAWA)	Michipicoten
Algoma District Services Administration Board	OH-002	PATRICIA / INDIANA AVENUES	15-21(ODD) INDIANA AVE./6,8, PATRICIA AVE.	Blind River
Algoma District Services Administration Board	OH-003	MICHIGAN AVENUE	16 MICHIGAN AVENUE	Blind River
Algoma District Services Administration Board	OH-006	COLONIZATION ROAD	176 COLONIZATION RD.	Blind River

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Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
Algoma District Services Administration Board	OH-004	HIAWATHA AVENUE	23-41 (ODD) HIAWATHA AVE.	Blind River
Algoma District Services Administration Board	OH-001	LABBE / LABORNE AVENUES	1-15 (ODD) LABORNE AVE./6-12(EVEN) LABBE AVE.	Blind River
Algoma District Services Administration Board	OH-001	WALKER STREET	10-28 (EVEN) WALKER ST.	Thessalon T
Algoma District Services Administration Board	OH-001	ROBINSON DRIVE	9 ROBINSON DR.	Bruce Mines
Algoma District Services Administration Board	OH-003	ALGOMA STREET	35 ALGOMA ST	Michipicoten
Algoma District Services Administration Board	OH-001	SOUTH STREET	100 SOUTH ST.	Hilton Beach
Algoma District Services Administration Board	OH-001	NOAH PROJECT	1,2,6,8,10 GARNIER AVE./1-8,12 STOLAR AVE.	The North Shore
Algoma District Services Administration Board	OH-002	HAMILTON STREET	EAST SIDE OF HAMILTON ST.	
Algoma District Services Administration Board	OH-002	ALGOMA STREET	45 ALGOMA ST.	Thessalon T
Algoma District Services Administration Board	OH-002	70 HILLSIDE DRIVE N.	70 HILLSIDE DRIVE	Elliot Lake
City of Brantford	FP-003	RIVERSIDE GARDENS	17 MARIE AVE.	Brantford C
City of Brantford	OH-006	GREY STREET	676 GREY ST.	Brantford C
City of Brantford	OH-008	GILKISON STREET	GILKISON STREET/5 FORDVIEW COURT	Brantford C
City of Brantford	OH-001	DARLING STREET	359 DARLING ST.	Brantford C
City of Brantford	OH-003	MEMORIAL DRIVE	332 NORTH PARK ST./50 HAYHURST RD./56,68 MEMORIAL DR.	Brantford C
City of Brantford	OH-001	WILLOW STREET	40-50 (EVEN) WILLOW ST.	Paris
City of Brantford	OH-005	COLBORNE / GILKISON STREETS	24 COLBORNE STREET WEST	Brantford C
City of Brantford	OH-002	ABERDEEN AVENUE / ONTARIO STREET	18 ABERDEEN AVENUE/124 ONTARIO STREET	Brantford C
City of Brantford	OH-001	PARK STREET	1-12 (EVEN & ODD) PARK STREET	Burford
City of Brantford	OH-002	MAIN STREET	33 MAIN ST.	Paris
City of Brantford	OH-012	BRANTFORD HOME PROJECT	147 BALMORAL DR./22,40,58,97,109,119 WOODLAWN AVE./9,16,18,25,34,41 INVERNESS ST	Brantford C
City of Brantford	OH-010	ALBION / WATERLOO STREETS	45 ALBION ST.	Brantford C
City of Brantford	OH-003	TRILLIUM WAY	170 TRILLIUM WAY	Paris
City of Cornwall	FP-003	GLENVIEW HEIGHTS	1-125 GLENVIEW HEIGHTS	Cornwall
City of Cornwall	OH-007	24 AUGUSTUS STREET	24 AUGUSTUS STREET	Cornwall
City of Cornwall	OH-001	WESTGATE COURT	1-60 (EVEN & ODD) WESTGATE COURT	Cornwall
City of Cornwall	OH-004	120 AUGUSTUS STREET	120 AUGUSTUS STREET	Cornwall
City of Cornwall	OH-005	CORNWALL (SCATTERED UNITS)	1012,1040 LARIN AVENUE	

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
City of Cornwall	OH-006	SIDNEY STREET	1271,1275,1279,1283 SYDNEY ST.	Cornwall
City of Cornwall	OH-001	540 ADOLPHUS STREET	540 ADOLPHUS STREET	Cornwall
City of Cornwall	OH-010	330 FOURTH STREET EAST	330 FOURTH STREET EAST	Cornwall
City of Cornwall	OH-013	15 EDWARDS STREET	15 EDWARDS STREET	Cornwall
City of Cornwall	OH-002	113 LOCHIEL STREET WEST	113 LOCHIEL STREET WEST	North Glengarry
City of Cornwall	OH-001	DOMINION/WILLIAM STREETS	61-467 (ODD),451- 457(ODD) DOMINION ST. S./ 41-47 (ODD) 53,57,61 WILLIAM ST	North Glengarry
City of Cornwall	OH-001	DUNDAS STREET	DUNDAS ST.	South Dundas
City of Cornwall	OH-001	HIGHWAY #2 (MORRIS GLEN COURT)	HIGHWAY #2 EAST	South Dundas
City of Cornwall	OH-001	NATIONVIEW APTS.	49 WATER ST/VILLAGE RD	North Dundas
City of Cornwall	OH-001	MILL ST/ CALEB RESIDUAL LAND	115 MILL ST.	North Dundas
City of Cornwall	OH-011	GLOUCESTER STREET SOUTH	29 GLOUCESTER ST. SOUTH	Cornwall
City of Cornwall	OH-001	DICKINSON DRIVE	43 DICKINSON DRIVE (INGLESIDE)	South Stormont
City of Cornwall	Private	KENYON STREET	111 KENYON STREET	North Glengarry Tp
City of Kingston	FP-004	RIVERVIEW COURT	1130 MONTREAL ST	Kingston
City of Kingston	FP-006	CHURCHILL COURT	80 DALY STRET	Kingston
City of Kingston	OH-008	WELLER/WILSON/ COMPTON	199,215,227 WELLER AVE./190,200,210,220 WILSON ST./ 16,41,51,61,70,71,81, 94,100,106,110,140 COMPTON ST	Kingston
City of Kingston	OH-012	CONACHER DRIVE	300 312 CONACHER DRIVE	Kingston
City of Kingston	OH-013	VAN ORDER DRIVE	111 VAN ORDER DR	Kingston
City of Kingston	OH-014	BAGOT / JOHNSON STREETS	205 BAGOT STREET	Kingston
City of Kingston	OH-009	WILSON STREET	176 WILSON STREET	Kingston
City of Kingston	OH-001	KINGSTON (SCATTERED UNITS)	WILEY ST/FORD ST./DRENNON AVE./BARBARA AVE/WELLER AVE/ BUTLER ST/WILSON ST	Kingston
City of Kingston	OH-003	CURTIS / NICKLE	1-71 (ODD) CURTIS CRES/2-72 (EVEN) NICKLE AVE	Kingston
City of Kingston	OH-007	CLIFF CRESCENT	28 CLIFF CRESCENT	Kingston
City of Kingston	OH-005	VAN ORDER DRIVE	125 VAN ORDER DR	Kingston
City of Kingston	OH-006	CLIFF CRESCENT	36 CLIFF CRESCENT	Kingston
City of Kingston	OH-002	VAN ORDER DRIVE	123 VAN ORDER DR	Kingston
City of Kingston	OH-016	KINGSTON OH-16	381 BAGOT STREET	Kingston
City of Kingston	OH-001	PORTLAND TWNSHP	HIGHWAY NO 38 (VERONA)	South Frontenac

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
City of London	FP-004	ALLAN RUSH GARDENS	1-34 BARBERRY CRT &	London C
City of Landan	011.007	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	35-48 IVY COURT	
City of London	OH-027	WALNUT STREET	85 WALNUT STREET	London C
City of London	OH-028	SIMCOE STREET	241 SIMCOE STREET	London C
City of London	OH-026	MCNAY STREET	202 MCNAY STREET	London C
City of London	OH-011	HURON STREET	BLDG 1-16 HURON STREET	London C
City of London	OH-012	MILLBANK/SOUTHDALE	1047-1211 (ODD) SOUTHDALE RD./ 551-605 (ODD) MILLBANK DR.	London C
City of London	OH-018	LIMBERLOST ROAD	1481 LIMBERLOST ROAD	London C
City of London	OH-019	POND MILLS RD	370 POND MILLS ROAD	London C
City of London	OH-023	WHARNCLIFFE ROAD NORTH	349 WHARNCLIFFE ROAD NORTH	London C
City of London	OH-017	BASELINE ROAD WEST	30 BASELINE OAR. WEST	London C
City of London	OH-020	KENT STREET	170 KENT STREET	London C
City of London	OH-021	BERKSHIRE DRIVE	200 BERKSHIRE DR.	London C
City of London	OH-001	MARCONI APTS	243-311(ODD) CASCADE AVE.	London C
City of London	OH-003	PERTH / CAIRN / REGAL / FAIRWAY	1487,1489,1495,1497 PERTH AVE/201 FAIRWAY AVE/ CAIRN ST/ CORNISH ST/ REGAL DR	London C
City of London	OH-005	BOULLEE STREET	160-430 (EVEN) BOULLEE STREET	London C
City of London	OH-006	MARCONI APTS	152-218 (EVEN) CASCADE AVE.	London C
City of London	OH-010	TECUMSEH AVE EAST	39 TECUMSEH AVE. EAST	London C
City of London	OH-009	COMMISSIONERS RD WEST	1194 COMMISSIONERS RD. WEST	London C
City of London	OH-013	OXFORD ST WEST	304 OXFORD ST. WEST	London C
City of London	OH-014	WHARNCLIFFE ROAD NORTH	345 WHARNCLIFFE ROAD NORTH	London C
City of London	OH-015	HALE STREET	632 HALE STREET	London C
City of London	OH-002	WILLIAM STREET	872 WILLIAM STREET	London C
City of London	OH-007	DUNDAS STREET	580 DUNDAS STREET	London C
City of London	OH-008	ALBERT STREET	136 ALBERT STREET	London C
City of London	Private	BELLA STREET	49 BELLA STREET	Strathroy T
City of London	OH-031	COURT / TWEEDSMUIR	120 TWEEDSMUIR AVE./ 25,45,94 COURT LANE	London C
City of London	OH-001	TUCKER / YORK / BROADWAY	7 & 9 TUCKER ST./ 28-30 YORK ST/ 23-25 BROADWAY ST.	Newbury
City of London	OH-001	ELLEN STREET	249 ELLEN ST.	Parkhill
City of London	OH-001	HEAD STREET		Strathroy
City of London	OH-002	YORK STREET		Newbury
City of London	OH-001	SIMPSON STREET		Glencoe
City of London	OH-002	PENNY LANE		Strathroy
City of London	OH-001	DORCHESTER ROAD		N Dorchester

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
City of Peterborough	OH-001	SPRING STREET - NORWOOD OH 1	53 SPRING STREET	Asphodel -
City of Peterborough	OH-009	PARK HILL / HILLIARD - PETERBOROUGH OH 9	290 PARK HILL RD./ 30 ALEXANDER AVE./ 999 HILLIARD ST.	Norwood Peterborough
City of Peterborough	OH-010	PARK HILL EAST - PETERBOROUGH OH 10	290 PARK HILL EAST	Peterborough
City of Peterborough	OH-011	CRAWFORD DRIVE - PETERBOROUGH OH 11	655 CRAWFORD DR.	Peterborough
City of Peterborough	OH-012	CAMERON ST - PETERBOROUGH OH 12	835 CAMERON ST.	Peterborough
City of Peterborough	OH-001	CONCESSION / REID STREETS	85 CONCESSION ST.	Lakefield
City of Peterborough	OH-001	GEORGE STREET - HAVELOCK OH 1	37 GEORGE STREET	Havelock - Belmont - Methuen
City of Peterborough	OH-013	LAKE STREET - PETERBOROUGH OH 13	169 LAKE STREET	Peterborough
City of Peterborough	OH-001	COLLISON / ANSON - PETERBOROUGH OH 1	101-121 (ODD) ANSON ST./COLLISON AVE	Peterborough
City of Peterborough	OH-002	DENNE / CAMERON - PETERBOROUGH OH 2	250,252,256,258,262,264 DENNE CRESC/ CAMERON ST./ PARKHILL RD	Peterborough
City of Peterborough	OH-007	FAIRBAIRN / RAYMOND - PETERBOROUGH OH 7	543-565 RAYMOND ST./ 850 FAIRBAIRN ST.	Peterborough
City of Peterborough	OH-003	HILLIARD STREET - PETERBOROUGH OH 3	1190 HILLARD STREET	Peterborough
City of Peterborough	OH-004	ROGERS STREET- PETERBOROUGH OH 4	611 ROGERS STREET	Peterborough
City of Peterborough	OH-015	MURRAY / DONEGAL- PETERBOROUGH OH 15	486 DONEGAL ST.	Peterborough
City of Peterborough	OH-002	VICTORIA ST - HAVELOCK OH 2	8 VICTORIA STREET	Havelock - Belmont - Methuen
City of St. Thomas	FP-002	ST. THOMAS FP 2/51	40-56 (EVEN) DUNKIRK DRIVE	St.Thomas
City of St. Thomas	FP-005	ST. THOMAS FP 5/56	1,3-35 (EVEN & ODD) SIMCOE ST./89 CHURCHILL CRES.	St.Thomas
City of St. Thomas	OH-009	CELESTINE / MANITOBA	16 CELESTINE STREET	St.Thomas
City of St. Thomas	OH-001	WEST LORNE OH 1 - MAIN ST. E	144 MAIN STREET EAST	West Elgin
City of St. Thomas	OH-002	MYRTLE STREET	60-88 (EVEN) MYRTLE STREET	Aylmer
City of St. Thomas	OH-007	ST. ANNE'S PLACE	45 ST. ANNE'S PLACE	St.Thomas
City of St. Thomas	OH-001	CHESTNUT STREET	49 CHESTNUT STREET	Aylmer
City of St. Thomas	OH-001	AIREY AVENUE	1-25(ODD),2-8(EVEN) AIREY AVENUE	St.Thomas
City of St. Thomas	OH-003	ELM STREET	425,427,431,433,437,439, 441 ELM STREET	St.Thomas
City of St. Thomas	OH-005	FAIRVIEW AVENUE	81,83,85 FAIRVIEW AVENUE	St.Thomas
City of St. Thomas	OH-001	TWIN PINES	253 RIDOUT STREET	Rodney
City of St. Thomas	OH-006	MORRISON DRIVE	5 MORRISON DRIVE	St.Thomas

Column 1	Reference	Project Name	Project Address	Municipality/
Service Manager	No			former
City of St. Thomas	OH-002	CHURCHILL CRESCENT	76 CHURCHILL CRESCENT	Municipality St. Thomas
City of St. Thomas	OH-012	ST. THOMAS (HOME)	136,192 FAIRVIEW AVENUE	St.Thomas
City of St. Thomas	OH-008	96 CONFEDERATION DRIVE	96 CONFEDERATION DRIVE	St. Thomas
City of St. Thomas	OH-003	AYLMER OH-3	58 MYRTLE STREET	Aylmer
City of St. Thomas	OH-011	200 CHESTNUT STREET	200 CHESTNUT STREET	St.Thomas
City of Stratford	OH-001	270 QUEEN ST WEST	272 QUEEN ST. WEST	St.Mary's
City of Stratford	FP-001	PRINCESS / GLASTONBURY	103,107,115,120,125 PRINCESS ST./ GLASTONBURY DR.	Stratford
City of Stratford	OH-005	625 DERRY STREET EAST	625 DERRY STREET EAST	North Perth
City of Stratford	FP-002	WARWICK / ARTHUR / GLASTONBURY	15,19,33,50,51,55,59,62 WARWICK RD./ 302 GLASTONBURY DR./ ARTHUR ST./ WARWICK RD	Stratford
City of Stratford	OH-001	185 ELLEN STREET	185 ELLEN STREET	North Perth
City of Stratford	FP-003	CANTERBURY DRIVE/ WILLOW STREET	17,27,33,34,37,40 CANTERBURY DR./ 3,9 WILLOW ST.	Stratford
City of Stratford	OH-004	180 WELLINGTON STREET	180 WELLINGTON STREET	Perth West
City of Stratford	OH-002	12 MILL STREET WEST	12 MILL STREET WEST	Perth East
City of Stratford	OH-003	173 ST DAVID STREET	173 ST DAVID STREET	Perth West
City of Stratford	OH-004	170 QUEEN STREET EAST	170 QUEEN STREET EAST	North Perth
City of Stratford	OH-001	DAVIDSON AVENUE NORTH	905,907,911,915,921 DAVIDSON AVENUE NORTH	North Perth
City of Stratford	OH-001	KENT / ARTHUR STREETS	172,184,196,198, KENT ST./ 82 ARTHUR ST.	Perth West
City of Stratford	OH-003	190 QUEEN STREET EAST	190 QUEEN STREET EAST	North Perth
City of Stratford	OH-002	173 ST DAVID STREET	173 ST DAVID STREET	Perth West
City of Stratford	OH-001	9 FULTON STREET	9 FULTON STREET	Perth East
City of Stratford	OH-002	180 QUEEN STREET EAST	180 QUEEN STREET EAST	North Perth
City of Stratford	OH-003	329 JONES STREET WEST	329 JONES STREET WEST	St.Mary's
City of Stratford	OH-008	45 BUCKINGHAM DR	45 BUCKINGHAM DR.	Stratford
City of Stratford	OH-004	ST VINCENT COURT	438-446(EVEN) ST VINCENT COURT	Stratford
City of Stratford	OH-006	FRANKLIN DRIVE	1,3,7-31(ODD),35,37 FRANKLIN DRIVE	Stratford
City of Stratford	OH-005	29 BUCKINGHAM DR	29 BUCKINGHAM DR.	Stratford
City of Stratford	OH-007	61 CAWSTON AVENUE	61 CAWSTON AVENUE	Stratford
City of Stratford City of Stratford	OH-001	HOME / MAPLE / WILSON CT	120,122,126,128,148,150 MAPLE AVE.	Stratford
City of Stratford	OH-003	224 CHARLES / 62 CAWSTON STS	224 CHARLES ST/ 62 CAWSTON ST.	Stratford
only of offationa	OH-002	60 CAWSTON STREET	60 CAWSTON STREET	Stratford

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
City of Stratford	OH-011	GRAHAM/MAPLE	13,15,18,22,37 MAPLE ST./ 19,23,92 GRAHAM CRESC.	Stratford
City of Toronto	FP-001	REGENT PARK SOUTH	231 DUNDAS ST E/ BARTHOLOMEW ST/ BLEVINS PL/ RIVER ST/ SACKVILLE AVE/ REGENT ST/	Toronto
City of Toronto	OH-085	NORTH REGENT PARK	130-136,200-206,150,184 RIVER ST./SUMACH ST/ SACKVILLE ST/ GERRARD ST/OAK ST/ PARLIAMENT ST	Toronto
City of Toronto	OH-088	MOSS PARK	275,285,295 SHUTER ST.	Toronto
City of Toronto	OH-114	SHERBOURNE / SHUTER	155 SHERBOURNE ST.	Toronto
City of Toronto	OH-092	BESSIE LUFFMAN APTS	320 SEATON ST.	Toronto
City of Toronto	OH-119	GERRARD / RIVER STS	220 OAK ST.	Toronto
City of Toronto	OH-034	DONMOUNT COURT	1,2,5-15,17-34,36-45 DONMOUNT CRT.	Toronto
City of Toronto	OH-086	PHIN PARK	2-12 (EVEN),3 PHIN AVE.	Toronto
City of Toronto	OH-089	GREENWOOD PARK	1615 DUNDAS ST. EAST.	Toronto
City of Toronto	OH-038	EDGEWOOD AVENUE	59,93 EDGEWOOD AVE	Toronto
City of Toronto	OH-022	METRO SCATTERED UNITS	10,12,21 KENT RD./OSBORNE AVE/REDWOOD AVE/DONALDS AVE/MILVERTON BLVD/MARIA ST	Toronto
City of Toronto	OH-063	LUMSDEN / BARRINGTON	400-444 (EVEN) LUMSDEN AVE	East York
City of Toronto	OH-091	QUEEN STREET EAST	1555,1575 QUEEN ST. EAST	Toronto
City of Toronto	OH-093	EASTVIEW PARK - EASTERN AVENUE	1080 EASTERN AVE.	Toronto
City of Toronto	OH-055	SCARBOROUGH OH 22 - SCATTERED UNITS	1 PEKING RD/ OVERTURE RD/ WOODFERN DR/ BIRKDALE RD/ CHELWOOD RD/ CELESTE DR	Scarborough
City of Toronto	OH-099	TEESDALE / PHARMACY AVE	30,40 TEESDALE PLACE	Scarborough
City of Toronto	OH-060	EGLINTON AVE EAST	3171,3181 EGLINTON AVE. EAST	Scarborough
City of Toronto	OH-070	EGLINTON / MCCOWAN	400 MCCOWAN RD.	Scarborough
City of Toronto	OH-043	MCCOWAN ROAD	410 MCCOWAN ROAD	Scarborough
City of Toronto	OH-021	KINGSTON ROAD	3190 KINGSTON RD.	Scarborough
City of Toronto	OH-113	DANFORTH / MIDLAND AVE	10,30,40 GORDONRIDGE PLACE	Scarborough
City of Toronto	OH-101	KINGSTON ROAD / GALLOWAY AVE	4301, 4305,4311,4315, 4321,4325,4331 KINGSTON RD.	Scarborough

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
City of Toronto	FP-009	WARDEN / WOODS	1,43-51 (ODD),53 FIRVALLEY CRT/ CATARAQUI CRES/ PATTERSON/LEYTON AVE	Scarborough
City of Toronto	OH-073	KENNEDY ROAD	675 KENNEDY RD, 20&30 EPPLEWORTH DR.	Scarborough
City of Toronto	OH-069	ST CLAIR / BIRCHMOUNT AVE	3485 ST CLAIR AVE E	Scarborough
City of Toronto	OH-078	ST CLAIR / BIRCHMOUNT AVE	3479 ST CLAIR AVE. E	Scarborough
City of Toronto	OH-22	SCATTERED UNITS	22,45,50 SUNDIAL CRES/PINTAIL CRES/SNOWOOD CRT/ TULANE RD/SUNRAY CRES./RAVENROCK CRT	North York
City of Toronto	OH-081	LAWRENCE / SUSAN	3847 LAWRENCE AVE. EAST	Scarborough
City of Toronto	OH-123	GALLOWAY / LAWRENCE AVE EAST	4100,4110 LAWRENCE AVE EAST	Scarborough
City of Toronto	OH-072	ELLESMERE / MARKHAM ROAD	2180,2190 ELLESMERE RD.	Scarborough
City of Toronto	OH-134	HALLBANK-PITFIELD	311A-317A(ODD) PITFIELD RD/HALLBANK TER/ KEYWORTH TRAIL	Scarborough
City of Toronto	OH-165	MALVERN HOME PROJECTS	104,113,123,41 BRADSTONE SQ./TROTT SQ/ TUNMEAD SQ/ MOMMOTH TR/ CROW TRAIL/ QUANTRELL TRAIL/ HORSWLY HILL DR.	Scarborough
City of Toronto	OH-177	MALVERN HOME PROJECTS	10,20,38 HENBURY PL/SCOTNEY GR/ DUFFORT CRT/ BUSHWOOD CRT/BRADWORTHY CRT	Scarborough
City of Toronto	OH-015	STABLEFORD FARM	11 STARLAKE DR./MERKLEY SQ/ORTON PK RD/GREEN CRES/SLAN AVE/MONTAVISTA ST.	Scarborough
City of Toronto	OH-22	EAST YORK OH 22 - SCATTERED UNITS	125 WOODMOUNT AVE/MARLOW AVE/BROWING AVE/SPRINGDALE AVE/KING EDWARD AVE	East York
City of Toronto	OH-082	GILDER AVE	31,47-51(ODD),81-85 (ODD) GILDER DR.	Scarborough
City of Toronto	OH-007	MIDLAND AVE	1201 MIDLAND AVE.	Scarborough
City of Toronto	OH-116	BIRCHMOUNT / EGLINTON	1021 BIRCHMOUNT RD.	Scarborough
City of Toronto	OH-076	FINCH / BIRCHMOUNT	2821 BIRCHMOUNT RD/85-323(ODD) GLENDOWER CIRCUIT	Scarborough
City of Toronto	OH-079	SHEPPARD / BIRCHMOUNT	200-208,200-374,354- 358,364-374(EVEN), 353, 363 BAY MILLS BLVD.	Scarborough
City of Toronto	OH-095	SHEPPARD / BIRCHMOUNT	365 BAY MILLS BLVD.	Scarborough

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
City of Toronto	OH-080	LAWRENCE AVE & ORTON PARK	3939-3947(ODD) LAWRENCE AVE E	Scarborough
City of Toronto	OH-049	GREENBRAE CIRCUIT	20-50 (EVEN), 60-92 (EVEN) GREENBRAE CIRCUIT	Scarborough
City of Toronto	OH-100	GREENBRAE / LAWRENCE AVE	55,65 GREENBRAE CIRCUIT	Scarborough
City of Toronto	OH-115	MORNELLE CRT/ MORNINGSIDE AVE	90 MORNELLE COURT	Scarborough
City of Toronto	OH-117	MORNINGSIDE / LING	225 MORNINGSIDE AVE.	Scarborough
City of Toronto	OH-106	MORNELLE / ELLESMERE ROAD	110 MORNELLE COURT	Scarborough
City of Toronto	OH-127	LAWRENCE / VALIA	30 VALIA RD.	Scarborough
City of Toronto	OH-075	MORNINGSIDE / CORONATION	101-159(ODD), 160-230 (EVEN) DANZIG	Scarborough
City of Toronto	OH-110	KENNEDY / DUNDALK ROAD	7 GLAMORGAN AVE	Scarborough
City of Toronto	OH-109	KENNEDY / GLAMORGAN AVE	6 GLAMORGAN AVE	Scarborough
City of Toronto	OH-016	CANLISH ROAD	10,15 CANLISH RD.	Scarborough
City of Toronto	OH-22	TORONTO OH 22 - SCATTERED UNITS	47, 55 ROSLIN AVE/ MALVERN AVE/ ELLSWORTH AVE/ OSSINGTON AVE/ EASTWOOD RD/ HIAWATHA RD	Toronto
City of Toronto	FP-005	LAWRENCE HEIGHTS	1,2,4,6 REPLIN RD./ MEADOW LANE/ FLEMINGTON RD/ ZACHARY CT/ AMARANTH CT	North York
City of Toronto	OH-008	DUFFERIN/WILSON	4281-4287 (ODD), 4293 DUFFERIN ST/ WILSON HEIGHTS BLVD.	North York
City of Toronto	OH-025	EDGELEY VILLAGE	1-11 (ODD), 15-25 (ODD) SHOREHAM/ DRIFTWOOD CRT	North York
City of Toronto	OH-104	JANE / MILO	4400 JANE ST./ 33-45 (ODD) GOSFORD BLVD	North York
City of Toronto	OH-031	WILLOWDALE AVENUE	1200,1400,1500,1600 WILLOWDALE AVE.	North York
City of Toronto	OH-126	LESLIE / FINCH	1,3,5,7,9,11,13,15 FIELD SPARROW WAY/ 2,4,6,8,10 TREE SPARROW WAY	North York
City of Toronto	OH-140	LESLIE / NYMARK	1,3,5-23 (EVEN & ODD) ADRA VILLAWAY/ GRADO VILLAWAY	North York
City of Toronto	OH-002	WOODSWORTH / NORTHEY	208-258 (EVEN) WOODSWORTH RD/96,98 NORTHEY DR.	North York
City of Toronto	OH-039	ROYWOOD DRIVE	235-239 (ODD), 251-257 (ODD) ROYWOOD DR.	North York
City of Toronto	OH-005	PARKWOOD / RAYOAK	51 PARKWOODS VILLAGE DR./ 14 RAYOAK DR.	North York

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
City of Toronto	OH-22	YORK OH 22 - SCATTERED UNITS	304,311 ARLINGTON AVE/ ALAMEDA AVE/ ATLAS AVE/ BROOKSIDE AVE/ RUNNYMEDE RD	
City of Toronto	OH-001	O'CONNOR DRIVE DIST 2-F	20,22,30,32,40,42,15-29 (ODD), 35-45(ODD) WAKUNDA PL/ PARMA CRT	North York
City of Toronto	OH-105	FINCH / BRAHMS	2-14 (EVEN) BRAHMS AVE.	North York
City of Toronto	OH-148	ALLENBURY GARDENS	3,5,11,17,21 ALLENBURY GARDENS/ 3 KINGSLAKE RD.	North York
City of Toronto	OH-028	SHAUGHNESSY BLVD	165-169 (ODD) SHAUGHNESSY BLVD.	North York
City of Toronto	OH-121	FINCH / TOBERMORY AVE	15 TOBERMORY DR.	North York
City of Toronto	OH-004	FINCH / TOPCLIFFE AVE	20 YELLOWSTONE ST.	North York
City of Toronto	OH-118	SHEPPARD / VICTORIA	2739,2743 VICTORIA PARK AVE.	Scarborough
City of Toronto	OH-084	JANE / FALSTAFF	20,30,40 FALSTAFF AVE.	North York
City of Toronto	OH-144	ISLINGTON / ST ANDREWS	2063, 2967 ISLINGTON AVENUE	North York
City of Toronto	OH-037	DIXINGTON CRESCENT	42,44,50 DIXINGTON CRES	Etobicoke
City of Toronto	FP-006	SCARLETTWOOD COURT	14-48 (EVEN & ODD) SCARLETTWOOD CRT/ 58-78 (EVEN) WATERTON RD	Etobicoke
City of Toronto	OH-061	JANE / JOHN BEST	1570 JANE ST.	North York
City of Toronto	OH-040	DEMARCO BLVD	2 DEMARCO BLVD./ 1620,1622 LAWRENCE AVE W	North York
City of Toronto	OH-22	ETOBICOKE OH 22 - SCATTERED UNITS	14 JOPLING AVE N/ 20 ROBINDALE AVE/ 52 LIGHTWOOD DR	Etobicoke
City of Toronto	OH-017	JANE STREET	2265 JANE STREET	North York
City of Toronto	OH-011	JANE STREET	2585 JANE STREET	North York
City of Toronto	OH-041	SHEPPARD AVE WEST	1901 SHEPPARD AVE. WEST	North York
City of Toronto	OH-012	SHEPPARD / YATES CASTLE	1862-1886 (EVEN) SHEPPARD AVE. WEST	North York
City of Toronto	FP-010	THISTLETOWN - PHASE I	50,60,70-148 (EVEN) JOHN GARLAND BLVD/ JAMESTOWN CRESC	Etobicoke
City of Toronto	OH-026	THISTLETOWN - PHASE II	6455 FINCH AVE E/ PITTSBORO DR./MARTIN GROVE ROAD/ ORPINGTON CR./KENDLETON DRIVE	Etobicoke
City of Toronto	OH-044	YORKWOODS VILLAGE		North York
City of Toronto	OH-111	JANE / YEWTREE		North York
City of Toronto	OH-051	SENTINEL ROAD		North York

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
City of Toronto	OH-161	FIRGROVE CRES.	1,2,8 DUNE GRASSWAY	North York
City of Toronto	OH-112	JANE / FIRGROVE	2-14, 22-36 (EVEN),5 NEEDLE FIRWAY	North York
City of Toronto	OH-058	ARDWICK / FINCH	1,5,9,15 ARDWICK BLVD	North York
City of Toronto	OH-029	DUNCANWOODS DRIVE	206-218 (EVEN) DUNCANWOODS DR.	North York
City of Toronto	OH-131	ISLINGTON / SATTERLY	1-45 (ODD), 2-18 (EVEN) SAN PIETRO WAY	North York
City of Toronto	OH-22	YORK OH 22 - SCATTERED UNITS	34 BROOKSIDE AVE/ALAMEDA AVE/ ATLAS AVE/ RUNNYMEDE RD	York
City of Toronto	OH-045	KIPLING/MT. OLIVE	3-11,15-27 (ODD) MOUNT OLIVE DRIVE	Etobicoke
City of Toronto	OH-013	LIGHTWOOD SANAGAN	33,83 LIGHTWOOD DR, 1,3 SANAGAN RD	Etobicoke
City of Toronto	OH-146	MARTINGROVE / ALBION	1674-1680 (EVEN) ALBION ROAD	Etobicoke
City of Toronto	OH-047	ALBION / SHENDALE	1 SHENDALE DRIVE	Etobicoke
City of Toronto	OH-018	TORBOLTON DRIVE	50 TORBOLTON DRIVE	Etobicoke
City of Toronto	OH-014	THE EAST MALL	607-617 (ODD),635 THE EAST MALL	Etobicoke
City of Toronto	OH-062	WEST MALL	516,520,530,540,546,552,5 59 THE WEST MALL/445 RATHBURN ROAD	Etobicoke
City of Toronto	OH-122	WILLOWRIDGE / RICHVIEW	44 WILLOWRIDGE ROAD	Etobicoke
City of Toronto	OH-22	TORONTO OH 22 - SCATTERED UNITS	63, 70 EARL GREY RD/HOWLAND RD/INDIAN GR/LAWLOR AVE/HARRIETTE ST	Toronto
City of Toronto	OH-071	JANE / WOOLNER	190 WOOLNER AVE.	York
City of Toronto	OH-027	HUMBER BLVD	105-111 (ODD), 115-121 (ODD) HUMBER BLVD	York
City of Toronto	OH-046	PELHAM PARK GARDENS	1-61 (EVEN & ODD) PELHAM PK GDNS/ 135-171 (ODD) OSLER ST.	Toronto
Oits of Toronto	OH-087	PENDRITH PARK	177 PENDRITH ST.	Toronto
City of Toronto City of Toronto	OH-166	METRO SCATTERED UNITS	222 SPRINGDALE AVE./WOODMOUNT AVE/ MARLOW AVE/ BROWNING AVE	East York
City of Toronto	OH-107	DUNN / QUEEN STREETS	245 DUNN AVE.	Toronto
City of Toronto	OH-090	MC CORMICK PARK	1525 DUNDAS ST. WEST	Toronto
City of Toronto	OH-168	SPENCER AVENUE	85 SPENCER AVE.	Toronto
City of Toronto	OH-098	WESTON / BELLEVUE	5 BELLEVUE CRESC.	York
City of Toronto	OH-108	DUNDAS / GOOCH STREETS	3725 3735 DUNDAS ST. WEST	York
City of Toronto	OH-032	ALEXANDRA PARK	100-156 (EVEN) GRANGE COURT	Toronto
City of Toronto	OH-083	HIGHPARK/QUEBEC	117-123 (ODD),127,129 QUEBEC AVE.	Toronto
City of Toronto	OH-129	QUEENSWAY / WINDERMER	1-154 SWANSEA MEWS	Toronto
City of Toronto	OH-160	ROSELAWN / MARLEE	855 ROSELAWN AVE.	York

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Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
City of Toronto	OH-033	BOULTBEE AVE./ BLAKE ST	10,20 BOULTBEE AVE./ 30,40,50,60,70,80 BLAKE ST.	Toronto
City of Toronto	OH-065	DAVENPORT ROAD	120-130 PEARS AVE./ 250 DAVENPORT RD.	Toronto
City of Toronto	OH-151	CAPRI ROAD	7 CAPRI ROAD	Etobicoke
City of Toronto	OH-158	DUNDAS WEST / MAYBELLE		Etobicoke
City of Toronto	OH-162	TRETHEWAY DRIVE	710,720 TRETHEWEY DR.	
City of Toronto	OH-066	BLEEKER - PHASE 1 - BLEEKER ST	275,325,375 BLEECKER ST.	Toronto
City of Toronto	OH-074	BLEEKER - PHASE 2 - WELLESLEY ST	200 WELLESLEY ST. EAST	Toronto
City of Toronto	OH-030	TANDRIDGE CRESCENT PHASE 1	900-960 (EVEN & ODD), 1000-1046 (EVEN & ODD) TANDRIDGE CRE.	Etobicoke
City of Toronto	OH-054	TANDRIDGE CRESCENT PHASE 2	75 TANDRIDGE CRESCENT	Etobicoke
City of Toronto	OH-050	FLEMINGTON PARK	1,4,6,8 VENDOME PLACE/ ROCHEFORT DR./ ST. DENNIS DR./ GRENOBLE DRIVE./	North York
City of Toronto	OH-128	NEPTUNE DR	135,145,155 NEPTUNE DR.	North York
City of Toronto	OH-137	VICTORIA PK / CHESTER	132-152,160-172(EVEN), 180-192,260-272 (EVEN) CHESTER LE BLV/ 51 MORECAMBE GATE	Scarborough
City of Toronto	OH-120	CHURCH / GRANBY	389 CHURCH ST.	Toronto
City of Toronto	Private	DEAUVILLE LANE	10 DEAUVILLE LANE	Toronto
City of Windsor	FP-001	WARREN PARK	14,15,18,19,22,23,26,27,30 MAIN ST./352 FORT ST	Amherstburg
City of Windsor	OH-001	ARBOUR STREET	11964 ARBOUR ST.	Tecumseh
City of Windsor	OH-002	BRIEN AVENUE EAST	109 & 111 BRIEN AVENUE EAST	Essex
City of Windsor	OH-002	VICTORIA STREET SOUTH	340 VICTORIA ST. SOUTH	Amherstburg
City of Windsor	OH-006	TALBOT STREET	165 TALBOT STREET EAST	Leamington
City of Windsor	OH-002	DIVISION ROAD NORTH	194 DIVISION ROAD NORTH	Kingsville
City of Windsor	OH-001	KING STREET	14 KING STREET	Harrow
City of Windsor	OH-001	DELMAR AVENUE	1905 DELMAR AVENUE	LaSalle
City of Windsor	OH-001	ST CHARLES STREET	642 CHARLES ST, BELLE RIVER	Lakeshore
City of Windsor	OH-001	PEARL AVE / NANCY CRT	A(1-6) B(1-6) NANCY COURT/ 14-20 (EVEN) PEARL AVE.	Leamington
City of Windsor	OH-001	BRIEN AVENUE EAST		Essex
City of Windsor	OH-004	LUTSCH AVENUE		Leamington
City of Windsor	OH-001	PRINCE ALBERT STREET		Kingsville
City of Windsor	OH-001	VICTORIA STREET SOUTH		Amherstburg
City of Windsor	OH-003	NANCY AVENUE		Leamington
City of Windsor	FP-004	ESSEX COURT		Windsor

	Reference No	Project Name	Project Address	Municipality/ former Municipality
City of Windsor	FP-005	GLENGARRY COURT	323,329,335,341 UNIVERSITY AVE E	Windsor
City of Windsor	FP-002	BRIDGEVIEW I	1003,1009,1015,1108,1125 ASKIN AVE	Windsor
City of Windsor	FP-003	BRIDGEVIEW II	2081,2091,2109,2277 COLLEGE AVE	Windsor
City of Windsor	OH-015	FORD/FERNDALE	5402-5418 (EVEN) REGINALD ST	Windsor
City of Windsor	OH-016	CURRY / MCKAY	1340,1342,1350,1352,1360 TOTTEN ST.	Windsor
City of Windsor	OH-020	LAUZON ROAD	2575,2579,2583,2585,2589 LAUZON RD.	Windsor
City of Windsor	OH-018	FONTAINBLEAU TOWERS	2455 RIVARD STREET	Windsor
City of Windsor	OH-022	RAYMOND DEMARAIS TOWERS	255 RIVERSIDE DRIVE EAST	Windsor
City of Windsor	OH-023	REAUME MANOR	605 MILL ST.	Windsor
City of Windsor	OH-009	WATSON AVENUE	241-245 (ODD) WATSON AVE.	Windsor
City of Windsor	OH-001	CAMERON MONTROSE	445 GLENGARRY AVE.	Windsor
City of Windsor	OH-002	WINDSOR OH 2 (SCATTERED)	1032-1036,1058-1062 (EVEN) WIGLE AVE/ 1435 WESTCOTT RD & 1404 AUBIN RD	Windsor
City of Windsor	OH-004	ROSEWOOD COURT	1205-1211 (ODD) CENTRAL AVE.	Windsor
City of Windsor	OH-005	BLOOMFIELD / ST JOSEPH	3331-3351 (ODD) BABY ST /BLOOMFIELD RD./ ST JOSEPH ST	Windsor
City of Windsor	OH-006	GRANDVIEW ST. / FONTAIN BLEU	2515,2519,2536,2554,2571 RIVARD ST/JOINVILLE AVE./ARMSTRONG AVE.	Windsor
City of Windsor	OH-013	FONTAINBLEU ROW	5500-5602 (EVEN) CLARENCE DR./ 2957-3039 (ODD)	Windsor
O' CAR I	011.044	CLAIRVIEW AVENUE	GRANDVIEW ST. 8130 CLAIRVIEW AVE	Windsor
City of Windsor	OH-014	OUELLETTE MANOR	920 OUELLETTE AVE.	Windsor
City of Windsor City of Windsor	OH-012 OH-010	CLAIRVIEW / WATSON	247 WATSON AVE./ 8140,8150,8160 CLAIRVIEW AVE.	Windsor
City of Windsor	OH-003	WHELTON MANOR - GLENGARRY AVE	333 GLENGARRY AVE./ 415 UNIVERSITY AVE. E	Windsor
City of Windsor	OH-027	WINDSOR OH 27 - VILLAGE OF RIVERSIDE	1220,1245,1270 FOXHILL COURT/COTTAGE PLACE	Windsor
City of Windsor	OH-029	WINDSOR OH 29 - VILLAGE OF RIVERSIDE	1355 BENTCLIFFE CT/ 9255 ARNCLIFFE CT./ 9102 BLENCARN CT	Windsor
District of Cochrane Social Services Administration Board	FP-001	WINNIPEG STREET - KAPUSKASING FP 1/63	5,7,9,11,19,21,25,27 WINNIPEG ST.	Kapuskasing
District of Cochrane Social Services Administration Board	OH-001	ROSS ROAD - SMOOTH ROCK FALLS OH 1	92 ROSS ROAD	Smooth Roc Falls
District of Cochrane Social Services Administration Board	OH-001	PELLETIER AVE - MOONBEAM OH 1	1 PELLETIER AVE.	Moonbeam
District of Cochrane Social Services Administration Board	OH-002	KITCHENER / EIGHT STREETS	54 EIGHTH STREET	Hearst

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Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
District of Cochrane Social Services Administration Board	OH-003	CEDAR STREET - KAPUSKASING OH 3	55 CEDAR STREET	Kapuskasing
District of Cochrane Social Services Administration Board	OH-004	DOWNS / MILL / VANIER STREETS	117,119,121,123,144,146, 148 MILL ST/DOWNS ST./ VANIER ST.	Kapuskasing
District of Cochrane Social Services Administration Board	OH-001	ONTARIO / CABOT STREET	10-15,17-21,23-25 ONTARIO ST./ 6-10 CABOT ST.	Kapuskasing
District of Cochrane Social Services Administration Board	OH-002	BRUNETVILLE - KAPUSKASING OH 2	15,29,31 WINNIPEG ST./ 20,22 ONTARIO ST./ 40 BROCK CRES.	Kapuskasing
District of Cochrane Social Services Administration Board	OH-001	DOYON STREET - FAUQUIER OH 1	1210 DOYON STREET	Fauquier - Strickland
District of Cochrane Social Services Administration Board	OH-003	HOME PROJECT - HEARST OH 3	46,56,61,71 MCMANUS ST./ 56,69 HOULE ST./ 58,65 BOUCHER ST./ 70 15TH ST.	Hearst
District of Cochrane Social Services Administration Board	OH-005	KAPUSKASING OH-5	12 MCPHERSON AVE.	Kapuskasing
District of Cochrane Social Services Administration Board	OH-001	DESCHENAUX AVE - VAL RITA OH 1	104 DESCHENAUX AVENUE	Val Rita - Harty
District of Cochrane Social Services Administration Board	Private	THIRTEEN STREET HEARST OH-4	47 THIRTEEN STREET	Hearst T
District of Cochrane Social Services Administration Board	OH-005	375 MC INTYRE AVENUE,	375 MC INTYRE AVE.	Black River - Matheson
District of Cochrane Social Services Administration Board	OH-003	FIFTEEN AVENUE PROJECT	322-380 (EVEN) FIFTEENTH AVE.	Cochrane
District of Cochrane Social Services Administration Board	OH-004	436 ELEVENTH AVENUE	436 ELEVENTH AVENUE	Cochrane
District of Cochrane Social Services Administration Board	OH-002	471 DETROYES ST	471 DETROYES ST	Iroquois Falls
District of Cochrane Social Services Administration Board	OH-002	414 SIXTH AVENUE	414 SIXTH AVENUE	Black River - Matheson
District of Cochrane Social Services Administration Board	OH-004	PICADILLY CIRCLE	156 PICADILLY CIRCLE	Iroquois Falls
District of Cochrane Social Services Administration Board	OH-003	LESSARD ST - MATHESON OH 3	403-421 (ODD) LESSARD ST.	Black River - Matheson
District of Cochrane Social Services Administration Board	OH-001	UNION STREET	534-544 (EVEN) UNION ST.	Iroquois Falls
Services Administration Board	OH-101	374 MCINTYRE AVENUE	374 MCINTYRE AVE.	Black River - Matheson
Services Administration Board	OH-101	CAMPION STREET (CALVERT OH - 101)	619,629,636,637,645,646, 652,653,659,660,664,665, 672,673,678,688 CAMPION ST.	Iroquois Falls
Services Administration Board	OH-001	6TH / 7TH / 14TH / 15TH STREETS	332,340,348,350, FOURTEENTH AVE./ 6TH/ 7TH/ 15TH	Cochrane
Services Administration Board	OH-102	CAMPION STREET (CALVERT OH - 102)	677,683,689,690,693,694 CAMPION ST.	Iroquois Falls
Services Administration Board		628 MAJESTIC AVENUE	628 MAJESTIC AVENUE	Iroquois Falls
Services Administration Board	OH-002	235-THIRTEENTH AVENUE	235 THIRTEENTH AVE	Cochrane
District of Cochrane Social Services Administration Board	OH-004	590 LESSARD STREET	590 LESSARD STREET	Black River - Matheson

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
District of Cochrane Social Services Administration Board	OH-001	GENIER ROAD	RR #3, GENIER RD.	Glackmeyer
District of Cochrane Social Services Administration Board	OH-006	HOME PROJECT O'MARA DRIVE	47,53,54,60,67,73 O'MARA DR.	Iroquois Falls
District of Cochrane Social Services Administration Board	OH-005	VICTORIA/SYBIL STS - COCHRANE OH 5	52&54 (A&B) VICTORIA ST./40&42 (A&B) SYBIL ST.	Cochrane
District of Cochrane Social Services Administration Board	OH-006	437 ELEVENTH AVENUE - COCHRANE OH 6	437 ELEVENTH AVENUE	Cochrane
District of Cochrane Social Services Administration Board	FP-001	MAPLE / BROUSSEAU	47,51,55,59,63,67,95,99 BROUSSEAU/ MAPLE ST. N	Timmins C
District of Cochrane Social Services Administration Board	OH-014	JUBILEE MELROSE	491 MELROSE BLVD (101-120,201-222)	Timmins C
District of Cochrane Social Services Administration Board	OH-101	VANIER STREET - TIMMINS OH 22	707-710,719-722,731-733 VANIER ST.	Timmins C
District of Cochrane Social Services Administration Board	OH-007	RANDALL DRIVE - TIMMINS OH 7	319,321,365,367,455 RANDALL DRIVE	Timmins C
District of Cochrane Social Services Administration Board	OH-009	EMILIE LAMMINEN - TIMMINS OH 9	595,599 LAMMINEN AVE./ EMILIE AVE.	Timmins C
District of Cochrane Social Services Administration Board	OH-103	620 PARK	620 PARK AVE (101- 105&201-207)	Timmins C
District of Cochrane Social Services Administration Board	OH-010	BARTLEMAN ST - TIMMINS OH 10	646 BARTLEMAN ST (101-112,114-125)	Timmins C
District of Cochrane Social Services Administration Board	OH-202	58 LAKEVIEW	101-105,201-211,301-311 LAKEVIEW RD./ LAKEVIEW RD.	Timmins C
District of Cochrane Social Services Administration Board	OH-013	MCCLINTON / SPOONER / LOUISE	412,416 LOUIS ST./ 704,652 MCCLINTON/ 542,546 SPOONER DR	Timmins C
District of Cochrane Social Services Administration Board	OH-102	LEMOYNE STREET	321,323,327,329,335,337, 343,345,351,353,359,361 LEMOYNE ST.	Timmins C
District of Cochrane Social Services Administration Board	OH-008	PINE STREET NORTH - TIMMINS OH 8	101-107(ODD), 201-212, 214-217 PINE ST. NORTH	Timmins C
District of Cochrane Social Services Administration Board	OH-003	BIRCH/GOLDEN - TIMMINS OH 3	127 TO 145 GOLDEN AVE.E /BIRCH ST. S.	Timmins C
District of Cochrane Social Services Administration Board	OH-005	GOLDEN / CEDAR - TIMMINS OH 5	167(#1-15)-173 (ODD) GOLDEN AVE. E	Timmins C
District of Cochrane Social Services Administration Board	OH-006	COLLEGE ST - TIMMINS OH 6	615 COLLEGE ST.(#1-51)	Timmins C
District of Cochrane Social Services Administration Board	OH-002	LEE AVENUE - TIMMINS OH 2	255 LEE AVE.(1-15)	Timmins C
District of Cochrane Social Services Administration Board	OH-015	SUZANNE / GRAHAM / MT.JOY / RANDALL	25,27 GRAHAMLANE/ 672,674MOUNTJOY S/ 322,324 RANDALL DR.	Timmins C
District of Cochrane Social Services Administration Board	OH-021	DENISE/MARTIN/DELIA - TIMMINS OH 21	925,927 DENISE/529,531 MARTIN/119,121 DELIA	Timmins C
District of Cochrane Social Services Administration Board	OH-017	33 GOLDEN - TIMMINS OH 17	33 GOLDEN AVE. E (101-106,201-211)	Timmins C
County of Lennox and Addington	OH-001	MARY STREET	113 MARY ST.	Prince Edward
County of Lennox and Addington	OH-001	DISRAELI STREET -BARKER ST.	1-28 (EVEN & ODD) DISRAELI ST./ 14 BAKER ST.	Prince Edward

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Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
County of Lennox and Addington	OH-002	LAKE STREET	16 LAKE ST.	Prince Edward
County of Lennox and Addington	FP-001	PARKLAND (SCATTERED UNITS)	215,235 FIRST AVE./ 260,264 SIMCOE AVE.	Greater Napanee
County of Lennox and Addington	OH-001	RICHMOND OH 1 - DUNDAS STREET WEST	369 DUNDAS ST. WEST	Greater Napanee
County of Lennox and Addington	OH-003	RICHARD STREET	37 RICHARD STREET	Greater Napanee
County of Lennox and Addington	OH-002	CHURCH STREET	215 CHURCH STREET	Greater Napanee
County of Lennox and Addington	OH-001	WATER STREET	34 WATER STREET	Greater Napanee
County of Lennox and Addington	OH-007	CAMDEN ROAD /CHURCH STREET	318 CAMDEN ROAD	Greater Napanee
City of Kawartha Lakes	FP-001	VICTORIA PARK	108 SHORT AVE./ 52,58,64,66 ST DAVID ST./ 67 COLBORNE ST. EAST	Lindsay
City of Kawartha Lakes	FP-003	KAWARTHA HEIGHTS	1,3 MARYKNOLL/14-20 (EVEN) LOGIEST./ 2,4,6, 6 1/2 KAWARTHA DR.	Lindsay
City of Kawartha Lakes	OH-009	111 WILLIAM STREET N.	111 WILLIAM STREET N.	Lindsay
City of Kawartha Lakes	OH-001	40 FRANCIS ST EAST	40 FRANCIS ST. EAST.	Fenelon Falls
City of Kawartha Lakes	OH-001	123 NEED ST BOBCAGGEON	SNAKE POINT ROAD & 123 NEED STREET	Bobcaygeon
City of Kawartha Lakes	OH-005	JAMES /MARY STREETS	38-56(EVEN) JAMES ST./ 20-32(EVEN),40 MARY ST.	Lindsay
City of Kawartha Lakes	OH-001	WESTWOOD NORTHLIN KING & QUEEN		
City of Kawartha Lakes	OH-002	124,146,154 KING ST.	124,146,154 KING ST.	Lindsay
City of Kawartha Lakes	OH-003	MARYKNOLL AVENUE	39-57(ODD) MARYKNOLL AVE.	Lindsay
City of Kawartha Lakes	OH-004	71 MELBOURNE ST EAST	71 MELBOURNE ST EAST	Lindsay
City of Kawartha Lakes	OH-001	JAMES STREET OMEMEE	JAMES STREET	Omemee
City of Kawartha Lakes	OH-012	20 SUSSEX ST SOUTH	20 SUSSEX ST S	Lindsay
City of Kawartha Lakes	OH-001	6 PARKSIDE STREET	6 PARKSIDE STREET	Anson, Hin- don & Minden
City of Kawartha Lakes	OH-002	MOUNTAIN STREET	MOUNTAIN ST.	Dysart et al
City of Kawartha Lakes	OH-013	40 DOMINION DRIVE	40 DOMINION DRIVE	Lindsay
County of Bruce	OH-001	WALTER STREET	WALTER STREET	Lucknow
County of Bruce	OH-002	QUEEN / ALICE / KINCARDINE (SCATT)		Kincardine T
County of Bruce	OH-001	295 FRANK STREET	295 FRANK STREET	Wiarton
County of Bruce	OH-001	JAMES STREET	126 JAMES ST. NORTH	Teeswater - Culross
County of Bruce	OH-003	59 FOURTH STREET	59 FOURTH STREET SOUTHEAST	Chesley
County of Bruce	OH-001	116 ALBERT STREET	116 ALBERT ST. NORTH APTS	Southampton
County of Bruce	OH-002	308 JOHN STREET	308 JOHN STREET	Walkerton
County of Bruce	OH-001	647-659 VICTORIA STREET	647-659 VICTORIA ST.	Port Elgin

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
County of Bruce	OH-002	510 WELLINGTON	510 WELLINGTON ST.	Port Elgin
County of Bruce	OH-002	83 SECOND STREET	82 SECOND STREET SOUTHEAST	Chesley
County of Bruce	OH-003	1065 HURON TERRACE	1065 HURON TERR	Kincardine T
County of Bruce	OH-001	MARY / MCNAB STREETS (SCATTERED)	209-211 MCNAB ST./ 403-409 (ODD) MARY ST.	Walkerton
County of Bruce	OH-001	81 SECOND STREET	81 SECOND ST. SOUTHEAST	Chesley
County of Bruce	OH-001	1034 QUEEN STREET	1034 QUEEN ST	Kincardine T
County of Bruce	OH-001	50 PARK STREET	50 PARK STREET	Huron
County of Bruce	OH-001	4 ADAM STREET	4 ADAM STREET	Mildmay - Carrick
County of Bruce	OH-005	KINCARDINE TWP OH 5	103 INVERLYN CRES S./ 58 WILSON CRES/	Kincardine Twp
			97-127 MACCASKILL RD	
County of Bruce	OH-003	PORT ELGIN OH 3	446 CATHERINE ST./ 372,424 PROVINCIAL ST./ 461,488,529 CENTENNIAL CRES/ 467 BRUCE ST.	Port Elgin
County of Bruce	OH-004	PORT ELGIN OH 4	507 WALES DR./	Port Elgin
			838 CATHARINE ST.	
County of Bruce	OH-004	HURON TERRACE- KINCARDINE OH 4	951 HURON TERRACE	Kincardine T
County of Dufferin	OH-002	WILLIAM STREET - SHELBURNE OH 2	209 WILLIAM STREET	Shelburne
County of Dufferin	OH-001	MARION/SOUTH PARK	24,26,36,38 CALEDONIA RD./ 35,37 SOUTH PARK DR./ 42,44 MARION ST.	Orangeville
County of Dufferin	OH-003	BYTHIA - ORANGEVILLE OH 3	56 BYTHIA STREET	Orangeville
County of Dufferin	OH-002	THIRD AVENUE - ORANGEVILLE OH 2	22 THIRD AVENUE	Orangeville
County of Dufferin	OH-001	207 WILLIAM STREET	207 WILLIAM STREET	Shelburne
County of Dufferin	OH-004	43 BYTHIA STREET	43 BYTHIA STREET	Orangeville
County of Dufferin	OH-003	250 SIMON STREET	250 SIMON STREET	Shelburne
County of Dufferin	OH-001	71 EMMA STREET SOUTH	71 EMMA STREET SOUTH	Brampton
County of Grey	FP-001	WESTMOUNT	760,763,765,766,768,770 16TH ST. W/ 8TH AVE. W/ 7TH AVE.W.	Owen Sound
County of Grey	OH-004	PARKER STREET	159 PARKER STREET	Meaford
County of Grey	OH-004	ELEVENTH STREET	485 11TH STREET	Hanover
County of Grey	OH-004	QUEEN STREET SOUTH	54 QUEEN STREET SOUTH	Durham
County of Grey	OH-006	FOURTEENTH STREET WEST	225 14TH STREET WEST	Owen Sound
County of Grey	OH-002	BRUCE STREET NORTH	83 BRUCE STREET NORTH	Thornbury - Collingwood
County of Grey	OH-002	ARTEMESIA STREET	40 ARTEMESIA STREET	Dundalk
County of Grey	OH-003	MARGARET-ELIZABETH STREET	100 MARGARET ELIZABETH AVENUE	Markdale
County of Grey	OH-010	FOURTEENTH STREET W.	305 14TH STREET WEST	Owen Sound
County of Grey	OH-003	LEMON STREET	85 LEMON STREET	Thornbury - Collingwood

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Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
County of Grey	OH-008	11th -15th Sts/11th -12th Sts - OWEN SOUND	1045,1061,1067,1135 11TH AVE. EAST/ 15TH ST.EAST / 12TH ST.EAST	Owen Sound
County of Grey	OH-005	4TH STREET EAST	650 4TH STREET EAST	Owen Sound
County of Grey	OH-003	LEGION ROAD	17 LEGION ROAD	Meaford
County of Grey	OH-002	ARGYLE STREET	99 ARGYLE STREET	Markdale
County of Grey	OH-001	SEVENTH AVENUE WEST	1608-1630,1632-1652, 1660,1662 7TH AVE. W/ 8TH AVE. W/	Owen Sound
County of Grey	OH-001	COLLINGWOOD / UNION STREETS	16TH AVE. W 116,118 COLLINGWOOD ST./ 74-88 (EVEN) UNION ST	Meaford
County of Grey	OH-003	ALPHA STREET	882-898 (EVEN) ALPHA STREET	Owen Sound
County of Grey	OH-001	FOURTEENTH STREET WEST		Hanover
County of Grey	OH-001	BRUCE / QUEEN STREETS	17-23 (ODD) BRUCE ST./ 96,98 QUEEN STREET	Durham
County of Grey	OH-002	14 QUEEN STREET - DURHAM OH 2	14 QUEEN STREET	Durham
County of Grey	OH-002	TWIN PINES PROJECT	214 11TH AVENUE	Hanover
County of Grey	OH-001	ROWES LANE	130 ROWS LANE	Dundalk
County of Grey	OH-003	BRUCE STREET NORTH	260 BRUCE STREET NORTH	Durham
County of Grey	OH-002	SEVENTH AVENUE EAST	490 7TH AVENUE EAST	Owen Sound
County of Grey	OH-001	HILL STREET	43 HILL STREET	Artemesia
County of Grey	OH-001	MARK STREET PROJECT	41 MARK STREET	Markdale
County of Grey	OH-002	NELSON STREET	157 NELSON STREET	Meaford
County of Grey	OH-004	SEVENTH AVENUE EAST	248 7TH AVENUE EAST	Owen Sound
County of Grey	OH-003	181 VICTORIA STREET	181 VICTORIA STREET	Dundalk
County of Grey	OH-005	250-12TH AVENUE	250 12TH AVENUE	Hanover
County of Grey	Private	MAIN STREET	MAIN STREET (VILLAGE OF HOLSTEIN)	Egremont Tp
County of Hastings	OH-002	ALBERT STREET	7 ALBERT ST.	Quinte West
County of Hastings	FP-001	FOURTH STREET	41,53,65 FOURTH ST.	Quinte West
County of Hastings	OH-001	EDMOND STREET	315 EDMOND ST.	Deseronto
County of Hastings	OH-003	PINE STREET / NORTH PARK	120-130 (EVEN) NORTH PARK ST/ 227-232, 234,236,238 PINE ST.	Belleville
County of Hastings	OH-001	CHURCH STREET	204 CHURCH ST.	Stirling - Rawdon
County of Hastings	OH-011	BRIDGE STREET EAST	485 BRIDGE ST. EAST	Belleville
County of Hastings	OH-010	BRIDGE STREET WEST	247 BRIDGE STREET WEST	Belleville
County of Hastings	OH-001	MCGAMMON STREET	23 MCGAMMON AVE.	Tweed
County of Hastings	OH-007	25 WELLINGTON STREET NORTH	25 WELLINGTON STREET NORTH	Belleville
County of Hastings	OH-001	STATION STREET	25 STATION STREET	Bancroft
County of Hastings	OH-001	47 WELLINGTON STREET	47 WELLINGTON ST.	Centre Hastings

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
County of Hastings	OH-009	MARSH DRIVE	MARSH DRIVE	Belleville
County of Hastings	OH-006	ELGIN / TRIPP / MOIRA WEST	2-34 (EVEN) TRIPP AVE./ 2-52 (EVEN) ELGIN ST./ 271-291 (ODD) WEST MOIRA ST.	Belleville
County of Hastings	OH-005	245 BRIDGE STREET WEST	245 BRIDGE STREET W.	Belleville
County of Hastings	OH-001	40 MILL STREET	40 MILL ST.	Quinte West
County of Hastings	OH-001	HASTINGS/ PRINCE EDWARD/ BELL (SCATT)	1,9,11,15,MAY AVE/ WESTMOUNT DR/ UNION ST/ KING GEORGE SQ./ JANLYN CRES/COLLEGE ST W	Belleville
County of Hastings	OH-004	7 TURNBULL STREET	7 TURNBULL STREET	Belleville
County of Hastings	OH-002	5 TURNBULL STREET	5 TURNBULL ST.	Belleville
County of Hastings	OH-001	43 MATTHEW STREETS	43 MATTHEW ST.	Marmora
County of Hastings	OH-002	27 WELLINGTON STREET NORTH	27 WELLINGTON STREET NORTH	Hastings
County of Hastings	OH-005	45 CRESWELL DRIVE	45 CRESWELL DR.	Quinte West
County of Hastings	OH-002	236 DUNDAS STREET EAST	236 DUNDAS ST. EAST	Quinte West
County of Hastings	OH-003	24 CRESWELL DRIVE	24 CRESWELL DR.	Quinte West
County of Hastings	OH-008	KENT / YORK STREETS	1-13 (ODD) KENT ST./ 1-14,16-25 YORK ST.	Quinte West
County of Hastings	OH-004	REID / COREY / GRAHAM	14,17,30,33 COREY CRES./ 199,205 REID ST./ 7,14,27,37 GRAHAM RD.	Quinte West
County of Hastings	OH-001	GOULD STREET	23-46 (EVEN & ODD), 48-70 (EVEN & ODD) GOULD STREET	Quinte West
County of Hastings	OH-009	BLEEKER/IRELAN	6,17,25 BLEECKER AVE./ 6 IRELAND DR.	Quinte West
County of Huron	FP-001	BROADVIEW ACRES	119,123,127,129,133 JOHN ST.	Clinton
County of Huron	FP-001	DUNLOP MEMORIAL	234,240,244,248,252,256 GIBBONS ST./ CAMERON ST/ BLAKE ST.	Goderich
County of Huron	FP-002	STRANG MEMORIAL	175,179,189,196,200,204 STRANG AVE	Goderich
County of Huron	FP-004	GALT MEMORIAL	6,8 BLAKE ST/ SOUTH ST/ BENNETT ST	Goderich
County of Huron	OH-002	KING STREET	134 KING STREET	Clinton
County of Huron	OH-003	BRISTOL TERRACE	32-50 (EVEN) BRISTOL TERRACE	Wingham
County of Huron	OH-001	50 MARKET STREET	50 MARKET STREET	Seaforth
County of Huron	OH-005	45 ALFRED STREET	45 ALFRED STREET	Wingham
County of Huron	OH-001	ALEXANDER STREET	400 ALEXANDER STREET	
County of Huron	OH-001	SANDERS STREET WEST	134 SANDERS ST. W.	Exeter
County of Huron	OH-001	CAMBRIDGE/GIBBONS STREETS	145,147,149,151 CAMBRIDGE ST/ ELIZABETH ST/ WIDDER ST/ GIBBONS ST	Goderich
County of Huron	OH-002	TWIN PINES	359 EDWARD STREET	Wingham
County of Huron	OH-001	135 JAMES STREET	135 JAMES STREET	Clinton

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
County of Huron	OH-004	52 BRISTOL TERRACE	52 BRISTOL TERRACE	Wingham
County of Huron	OH-001	JANE STREET	JANE STREET	Bayfield
County of Huron	OH-001	50 ALFRED STREET	50 ALFRED STREET	Wingham
County of Huron	OH-002	250 PICTON STREET	250 PICTON STREET	Goderich
County of Huron	OH-001	SPRUCE VILLA (MAIN STREET)	MAIN ST. (HIGHWAY #84)	Zurich
County of Huron	OH-001	QUEEN'S VILLA (BLYTH OH-1)	QUEEN STREET	Blyth
County of Huron	OH-002	34 JOHN STREET	34 JOHN STREET	Seaforth
County of Huron	Private	WEST STREET	WEST STREET	Goderich
County of Lambton	FP-002	EASTLAND GARDENS	122-128 (EVEN) WALNUT ST./ KATHLEEN ST.	Sarnia
County of Lambton	OH-013	CATHCART BLVD	700 CATCHART BLVD.	Sarnia
County of Lambton	FP-002	EASTLAND GARDENS SENIORS	347A-D, 348-355,356A-D KATHLEEN ST.	Sarnia
County of Lambton	OH-009	230 CAPEL STREET	230 CAPEL STREET	Sarnia
County of Lambton	OH-007	EUPHEMIA ST	125 EUPHEMIA ST.	Sarnia
County of Lambton	OH-002	KATHLEEN AVENUE	454,456,457,459 KATHLEEN AVE.	Sarnia
County of Lambton	OH-003	INDIAN RD./ CONFEDERATION ST.	114-126 (EVEN) INDIAN RD./ 914 CONFEDERATION ST.	Sarnia
County of Lambton	OH-006	ROGERS STREET EXTENSION	674-696 (EVEN) ROGER ST.	Sarnia
County of Lambton	OH-005	QUEEN STREET	150 QUEEN ST.	Sarnia
County of Lambton	OH-001	FORT STREET	11 FORT ST.	Point Edward
County of Lambton	OH-001	GUERNSEY GARDENS	124 QUEEN ST.	Sarnia
County of Lambton	OH-001	ALVINSTON OH-1	540 RIVER STREET	Alviston
County of Lambton	OH-001	SARNIA OH-001	135 BEDFORD CRES/ ASCOT CIRCLE/ SOMERSET CRES./ CARDIFF DR	Sarnia
County of Lambton	OH-001	MOORE OH 2	203 FANE ST. (CORUNNA)	Moore
County of Lambton	OH-001	FOREST OH-1	UNION ST.	Forest T
County of Lambton	OH-001	PETROLIA OH 1	412 KING ST.	Petrolia
County of Lambton	OH-002	PETROLIA OH 2	436 GREENFIELD ST.	Petrolia
County of Lambton	OH-001	SOMBRA TWP OH 1	40 KINGS HIGHWAY	Sombra
County of Lambton	OH-001	THEDFORD OH 1	ROYAL ST.	Thedford
County of Lambton	OH-001	WATFORD SENIORS	475 ONTARIO ST.	Warwick
County of Lambton	OH-001	WYOMING OH-1	ONTARIO STREET	Wyoming
County of Lanark	FP-001	RIDEAU VIEW	179,185 CARRS/ 22,23,24,25 BEECH/ 34-54,60-70 (EVEN) JASPER/ 68 BROADVIEW	Smiths Falls
County of Lanark	OH-003	CARSS AVENUE	195 CARSS AVE.	Smiths Falls
County of Lanark	OH-005	EMPRESS AVENUE	43,45,46,47 EMPRESS AVE.	Smiths Falls
County of Lanark	OH-006	THURBER / LANARK STREETS	9 LANARK ST./ 72 THURBER ST.	Smiths Falls

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
County of Lanark	OH-001	EMPRESS / SUSSEX	43,45,47 SUSSEX ST./ 42 EMPRESS AVE.	Smiths Falls
County of Lanark	OH-002	MC GILL STREET NORTH	30 MCGILL ST. NORTH	Smiths Falls
County of Lanark	OH-004	BOURKE / ALBERT STREETS	24 BOURKE ST.	Smiths Falls
County of Lanark	OH-007	BELL STREET	46 BELL ST.	Smiths Falls
County of Lanark	OH-008	ANNE/EMPRESS STREETS	15,17,19,21 EMPRESS ST./ 3A, 3B ANNE ST.	Smiths Falls
County of Lanark	OH-007	SUSSEX STREET	126 SUSSEX STREET	Carleton Place
County of Lanark	OH-002	ST JAMES STREET	36-46 (EVEN) ST. JAMES ST./ 294-304 (EVEN), VICTORIA ST.	Mississippi Mills
County of Lanark	OH-004	CALDWELL STREET	144,148,152,156,160164,	Carleton
			168,172,176,180 CALDWELL STREET	Place
County of Lanark	OH-003	HARVEY STREET	75 HARVEY ST.	Perth
County of Lanark	OH-006	EDWARD DRIVE / JOSEPH/PATTIE	153,157,161,165,169,173, 177,181,185,189,201,205, EDWARDS DR./ JOSEPH ST./ PATTIE DR.	Carleton Place
County of Lanark	OH-005	MOFFATT STREET	252 MOFFATT STREET	Carleton Place
County of Lanark	OH-001	CALDWELL STREET	112,115,116,119,120,123, 124,127,128,131,132,135, 136,139,140,143 CALDWELL ST.	Carleton Place
County of Lanark	OH-001	BECKWITH-ROBINSON	117 BECKWITH ST./ 20 ROBINSON ST.	Perth
County of Lanark	OH-002	HERRIOTT STREET	16 HERRIOTT ST.	Perth
County of Lanark	OH-001	ROBERT STREET	176 ROBERT ST.	Mississippi Mills
County of Lanark	OH-002	CARLETON PLACE (Home Project)	171 MUNRO STREET	Carleton Place
County of Lanark	OH-008	CARLETON PLACE (Home Project)	404,406 PATTIE DR.	Carleton Place
County of Lanark	OH-004	WELLAND ST. / RAILWAY ST.	10 WELLAND ST./ 4 RAILWAY ST.	Perth
County of Lanark	Private	HARVEY STREET	77 HARVEY STREET	Perth T
County of Northumberland	OH-003	7 SCRIVEN BLVD	7 SCRIVEN BLVD	Port Hope
County of Northumberland	OH-002	6 PERCY STREET	6 PERCY STREET	Colborne
County of Northumberland	OH-005	45 WELLINGTON STREET	45 WELLINGTON STREET	Port Hope
County of Northumberland	OH-003	330 KING STREET EAST	330 KING STREET EAST	Cobourg
County of Northumberland	OH-004	24 QUEEN STREET	24 QUEEN STREET	Port Hope
County of Northumberland	OH-002	12A MEADE STREET	12 A MEADE STREET	Brighton T
County of Northumberland	OH-001	ELGIN STREET WEST	283,287,289,295,297 ELGIN STREET WEST	Cobourg
County of Northumberland	OH-001	41 WELLINGTON STREET	41 WELLINGTON STREET	·
County of Northumberland	OH-002	111 FRONT STREET S.	111 FRONT STREET SOUTH	Capreol
County of Northumberland	OH-001	8 KING ST WEST	KING STREET WEST	Colborne
County of Northumberland	OH-002	43 WELLINGTON STREET	43 WELLINGTON STREET	Port Hope

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
County of Northumberland	OH-001	12 MEADE STREET	12 MEADE STREET	Brighton T
County of Northumberland	OH-003	2 FRANCIS STREET	2 FRANCIS STREET	Brighton T
County of Northumberland	Private	112 FRONT STREET SOUTH	112 FRONT STREET SOUTH	Campbellford- Seymour T
County of Renfrew	FP-001	ARNPRIOR FP 1/53 - RIVERVIEW/3RD/4TH AVE	74,78,82,86,87 RIVERVIEW/ 86 LAIRD./ 85 BRIDGE ST/ THIRD AVE/ FOURTH AVE.	Arnprior
County of Renfrew	OH-004	ARNPRIOR OH 4 - WILFRED CRES./ EDWARD STREET	199, 201 WILFRED CRES./ EDWARD ST.	Arnprior
County of Renfrew	OH-001	ARNPRIOR OH 1 - WILFRED/ALLAN	177-183 (ODD), 211,213 ALLAN AVE/	Arnprior
			178-184 (EVEN), 208-214 (EVEN), 226-232(EVEN), 242-244 WILFRED CRES	
County of Renfrew	OH-002	ARNPRIOR OH 2 - SULLIVAN CRESCENT	44-52 (EVEN & ODD) 54-66(EVEN), 70,72 SULLIVAN CRES	Arnprior
County of Renfrew	OH-003	ARNPRIOR OH 3 - ALBERT STREET	229,231 ALBERT ST.	Arnprior
County of Renfrew	OH-005	ARNPRIOR OH 5 - BURWASH STREET	8 BURWASH ST	Arnprior
County of Renfrew	OH-008	ARNPRIOR OH 8 - HOME PROJECT	228 EDWARD ST S	Arnprior
County of Renfrew	Private	RUSSELL STREET NORTH	63 RUSSELL STREET NORTH	Arnprior T
County of Renfrew	OH-006	NELSON STREET	425 NELSON STREET	Pembroke C
County of Renfrew	OH-010	MC KAY STREET / RIVER RD	510 MCKAY ST.	Pembroke C
County of Renfrew	OH-001	POPLAR / MONTCALM/DEEP RIVER	55 POPLAR AVENUE	Eganville
County of Renfrew	OH-004	ELIZABETH STREET	150 ELIZABETH STREET	Pembroke C
County of Renfrew	OH-001	WALLACE STREET	59 WALLACE STREET	Eganville
County of Renfrew	OH-003	NELSON STREET	435-481 (ODD) NELSON ST.	Pembroke C
County of Renfrew	OH-005	LEA STREET	1030-1046,1050- 1066,1070-1084,1090-1106 (EVEN) LEA ST.	Pembroke C
County of Renfrew	OH-008	LEA STREET	1110-1124,1130-1142, (EVEN) LEA ST	Pembroke C
County of Renfrew	OH-001	COBDEN OH 1	CECIL STREET	Pembroke C
County of Renfrew	OH-002	NELSON STREET	400 NELSON STREET	Pembroke C
County of Renfrew	OH-001	STAFFORD STREET	14 STAFFORD ST.	Barry's Bay
County of Renfrew	OH-001	SMITH STREET	19 SMITH STREET	Beachburg
County of Renfrew	OH-013	NELSON / ARNOLD / FRASER	520-546 (EVEN) NELSON ST./ 135-147 (ODD) ARNOLD LANE/ 130-144 (EVEN) FRASER LANE	Pembroke C
County of Renfrew	OH-009	BRONX STREET / REYNOLDS AVE	968-982 (EVEN) BRONX ST./ 200-240 (EVEN) RENYOLDS ST.	Pembroke C
County of Renfrew	OH-011	CECIL STREET	172,174,202 CECIL ST.	Pembroke C
County of Renfrew	OH-012	ELIZABETH STREET	260 ELIZABETH STREET	Pembroke C
County of Renfrew	OH-001	PALMER RAPIDS	HIGHWAY 515	Raglan

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
County of Renfrew	FP-001	MORAN HEIGHTS	136 MCLEAN/ ARCHIBALD/ FRANCIS/ ALLAN	Renfrew
County of Renfrew	FP-002	MORAN HEIGHTS	375 GEORGE ST.	Renfrew
County of Renfrew	OH-003	AIRTH BLVD	465,467,473,475,481,483 AIRTH BLVD.	Renfrew
County of Renfrew	OH-005	VIMY BLVD	41 VIMY BLVD.	Renfrew
County of Renfrew	OH-006	RENFREW (HOME)	619,625 AIRTH BLVD./ 202 MASSEY ST.	Renfrew
County of Renfrew	OH-001	OAK CRESCENT	206-209 (EVEN & ODD) OAK CRESC./ 596,598 BALDWIN ST.	Renfrew
County of Renfrew	OH-002	LORNE STREET SOUTH	44 LORNE ST. S	Renfrew
County of Renfrew	OH-007	HALL AVENUE EAST	236 HALL AVE. E	Renfrew
County of Renfrew	OH-008	RENFREW (HOME)	561,567 AIRTH BLVD./ 174,178 MASSEY CRESC.	Renfrew
County of Simcoe	FP-001	BLUE MOUNTAIN HEIGHTS	177-187 (ODD) EIGHTH ST./ 312-322 (EVEN) 7TH ST	Collingwood
County of Simcoe	FP-001	GEORGIAN VIEW - MIDLAND FP 1/52	103-121 (EVEN & ODD), 123 DONALDA ST	Midland
County of Simcoe	FP-002	GEORGIAN VIEW - MIDLAND FP 2/53	124,125,126,127,128 DONALDA ST.	Midland
County of Simcoe	FP-002	ORILLIA GARDENS	308 HILDAY AVE./ 404 FOREST AVE.	Orillia
County of Simcoe	OH-005	KING ST - MIDLAND OH 5	559 KING STREET	Midland
County of Simcoe	OH-004	ST PAUL STREET - COLLINGWOOD OH 4	233 ST PAUL STREET	Collingwood
County of Simcoe	OH-001	BROCK STREET – STAYNER OH 1	241 BROCK STREET	Clearview
County of Simcoe	OH-005	GIGNAC DRIVE - PENETANGUISHENE OH 5	26 GIGNAC DR.	Pene- tanguishene
County of Simcoe	OH-008	REGENT STREET - ORILLIA OH 8	401 REGENT STREET	Orillia
County of Simcoe	OH-004	SHERIDAN / CHATHAM - PENETANGUISHENE OH 4	27,29,33,35 SHERIDAN ST/35 (A,B) CHATHAM ST.	
County of Simcoe	OH-006	OH 6	362,364-367,374- 382(EVEN) FITTON ST	Midland
County of Simcoe	OH-001	FLOS CRESCENT - ELMVALE OH 1	FLOS CRESCENT	Springwater
County of Simcoe	OH-001	GIGNAC DRIVE - PENETANGUISHENE OH 1	1-12 (EVEN & ODD) 14,16 GIGNAC DR.	Pene- tanguishene
County of Simcoe	OH-001	YONGE / BORDEN - MIDLAND OH 1	118-128 (EVEN) YONGE ST. E/293-311 (ODD) BURDEN ST.	Midland
County of Simcoe	OH-001	SIMCOE / HIGH - ORILLIA OH 1	479-489 (ODD) HIGH ST./ 60-74 (EVEN) SIMCOE ST.	Orillia
County of Simcoe	OH-002	GIGNAC / JOHN - PENETANGUISHENE OH 2	13-19 (ODD),18-24 (EVEN) GIGNAC ST./ 13-19 (ODD) JOHN ST.	tanguishene
County of Simcoe	OH-001	MURRAY COURT - COLLINGWOOD OH 1	1-19 (ODD) HIGH ST. 2-12 (EVEN) MURRAY CRT./ 465,469-491 (ODD), 476 2ND ST	Collingwood

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
County of Simcoe	OH-003	DOMINION / WILLIAM STS - MIDLAND OH 3	292-302 (EVEN) BORDEN ST./ 232-234 7TH ST./ 266,268 WILLIAMS ST./ 416,418 DOMINION ST.	Midland
County of Simcoe	OH-003	OXFORD STREET - ORILLIA OH 3	246 OXFORD STREET	Orillia
County of Simcoe	OH-004	TWIN PINES - ORILLIA OH 4	397 REGENT STREET	Orillia
County of Simcoe	OH-003	HARRIET STREET - PENETANGUISHENE OH 3	69 HARRIET STREET	Pene- tanguishene
County of Simcoe	OH-004	YONGE STREET - MIDLAND OH 4	448 YONGE STREET	Midland
County of Simcoe	OH-002	MIDLAND AVENUE - MIDLAND OH 2	407 MIDLAND AVENUE	Midland
County of Simcoe	OH-002	BENNER / PETER - ORILLIA OH 2	335 PETER ST.	Orillia
County of Simcoe	OH-002	ALBERT STREET - COLLINGWOOD OH 2	150 ALBERT STREET	Collingwood
County of Simcoe	OH-005	NAPIER STREET - COLLINGWOOD OH 5	25 NAPIER STREET	Collingwood
County of Simcoe	OH-001	SEVENTH LANE - WASAGA BEACH OH 1	#20 SEVENTH LANE	Wasaga Beach
County of Simcoe	OH-007	SEVENTH / DOMINION - MIDLAND OH 7	251-257 (ODD) SEVENTH ST./	Midland
County of Simcoe	OH-007	MARIA STREET - PENETANGUISHENE OH 7	721,723 DOMINION AVE. 46 MARIA STREET	Pene- tanguishene
County of Simcoe	OH-002	YONGE STREET - ELMVALE OH 2	78 YONGE STREET	Springwater
County of Simcoe	Private	BAY STREET WEST	810 BAY STREET WEST	Midland T
County of Simcoe	OH-005	COOK STREET	216 COOK ST.	Barrie
County of Simcoe	OH-006	BLAKE STREET	1 BLAKE STREET	Barrie
County of Simcoe	OH-001	HEATH/GROVE STREETS (SCATTERED)	110,148 ROSE ST./ NAPIER ST./ WELLINGTON ST./ ALFRED ST./VINCENT ST.	Barrie
County of Simcoe	OH-003	DRURY LANE	1-12, 14-31 DRURY LN./ 1-12, 14-31 SOPHIA ST	Barrie
County of Simcoe	OH-002	BURTON STREET	108 BURTON STREET	Barrie
County of Simcoe	OH-016	LETITIA HEIGHTS	10,35,62,63,79,94 CHAUCER CRES./ 36,31 ,79,91 CHRISTIE CRES.	Barrie
County of Simcoe	OH-010	BALDWIN LN./ BAYVIEW DR./ BROOKS ST	33 BROOKS ST	Barrie
County of Simcoe	OH-011	BLAKE/GROVE ST EAST	393 BLAKE ST./ 207-213 (ODD) GROVE ST. EAST	Barrie
County of Simcoe	OH-001	NELSON STREET WEST - ALLISTON OH 1	111 NELSON STREET WEST	New Tecumseth
County of Simcoe	OH-002	WELLINGTON STREET WEST - ALLISTON OH 2	109 WELLINGTON STREET WEST	New Tecumseth
County of Simcoe	OH-001	TECUMSETH STREET - BEETON OH 1	50 TECUMSETH STREET	New Tecumseth
County of Simcoe	OH-001	MILLER PARK COURT - BRADFORD OH 1	100 MILLER PARK COURT	Bradford West Gwillimbury
County of Simcoe	OH-001	VICTORIA AVENUE EAST - INNISFIL OH 1	249 VICTORIA AVE. EAST (STROUD)	

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
County of Wellington	FP-001	GREEN MEADOWS	17-25 (ODD), 26 EDMONTON DRIVE/ VANCOUVER ST	Guelph C
County of Wellington	FP-001	IRWINDALE	305,311,315,319,323,329 PROSPECT ST/ DERBY ST	Palmerston
County of Wellington	OH-013	387 WATERLOO AVENUE	387 WATERLOO AVENUE	Guelph C
County of Wellington	OH-015	130 GRANGE STREET	130 GRANGE STREET	Guelph C
County of Wellington	OH-002	14 CENTRE STREET	14 CENTRE STREET	Erin
County of Wellington	OH-016	411 WATERLOO AVENUE	411 WATERLOO AVENUE	Guelph C
County of Wellington	OH-009	15 WILLOW ROAD / 39 DAWSON ROAD	15 WILLOW ROAD/ 39 DAWSON ROAD	Guelph C
County of Wellington	OH-003	450 FERRIER STREET	450 FERRIER STREET	Fergus
County of Wellington	OH-001	221 MARY STREET	221 MARY STREET	Elora
County of Wellington	OH-003	133 FREDERICK STREET	133 FREDERICK STREET	Arthur VL
County of Wellington	OH-002	450 ALBERT STREET	450 ALBERT STREET	Mount Forest
County of Wellington	OH-014	GUELPH OH 14 - SCATTERED UNITS	10,39,55 MCILWRAITH CRES/ CASINO AVE/ VICTORIA RD/ EASTVIEW RD/ MONTFORD DR	Guelph C
County of Wellington	OH-002	56 MILL STREET	56 MILL STREET	Harriston
County of Wellington	OH-001	360 DERBY STREET	360 DERBY STREET	Palmerston
County of Wellington	OH-008	33 MARLBOROUGH RD/232 DELHI ST.	33 MARLBOROUGH ST./ 232 DELHI STREET	Guelph C
County of Wellington	OH-002	212 WHITES ROAD	212 WHITES ROAD	Palmerston
County of Wellington	OH-012	229 DUBLIN STREET	229 DUBLIN STREET	Guelph C
County of Wellington	OH-001	GUELPH OH 1 - SCATTERED UNITS	ALMA ROAD NORTH/ MOHAWK AVE/ MONTANA ROAD/ DELAWARE AVENUE	Guelph C
County of Wellington	OH-003	GUELPH OH 3 - SCATTERED UNITS	17-51(ODD) ALGONQUIN RD./ BRANT ST/ BERNDALE AVE/ WOODLAWN RD	Guelph C
County of Wellington	OH-005	APPLEWOOD/SUNSET/ WILLOW	4 APPLEWOOD CRES/ 12 SUNSET RD/ 181-211 (ODD) WILLOW RD.	Guelph C
County of Wellington	OH-001	EDINBURGH AVENUE	301,302,303 EDINBURGH AVENUE	Fergus
County of Wellington	OH-007	576 WOOLWICH STREET	576 WOOLWICH STREET	Guelph C
County of Wellington	OH-001	SHAMROCK APTS. 22 CHURCH STREET WEST	22 CHURCH ST. WEST	Erin
County of Wellington	OH-001	235 EGREMONT STREET NORTH	235 EGREMONT STREET NORTH	Mount Fores
County of Wellington	OH-001	110 EDWARD STREET	110 EDWARD STREET	Arthur VL
County of Wellington	OH-002	500 FERRIER STREET	500 FERRIER STREET	Fergus
County of Wellington	OH-002	263 SPEEDVALE AVENUE EAST	263 SPEEDVALE AVENUE EAST	
County of Wellington	OH-001	38 ELIZABETH STREET	38 ELIZABETH STREET	Harriston
County of Wellington	OH-004	261 SPEEDVALE AVENUE EAST	261 SPEEDVALE AVENUE EAST	
County of Wellington	OH-003	51 JOHN STREET	51 JOHN STREET	Harriston

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
County of Wellington	OH-017	32 HADATI ROAD	32 HADATI ROAD	Guelph C
District Municipality of Muskoka	OH-004	ALICE STREET - BRACEBRIDGE OH 4	124 ALICE STREET	Bracebridge
District Municipality of Muskoka	OH-001	MEADOW PARK DRIVE	18A,18B,20A,20B,22A,22B MEADOW PARK DR.	Huntsville
District Municipality of Muskoka	OH-001	WELLINGTON COURT - BRACEBRIDGE	153 & 155 WELLINGTON STREET	Bracebridge
District Municipality of Muskoka	OH-004	BETHUNE DRIVE - GRAVENHURST OH 4	911,917,921,927,931,937 BETHUNE DRIVE	Gravenhurst
District Municipality of Muskoka	OH-003	BETHUNE DRIVE - GRAVENHURST OH 4	845 BETHUNE DRIVE	Gravenhurst
District Municipality of Muskoka	OH-003	MEADOW PARK DRIVE	16 MEADOW PARK DR.	Huntsville
District Municipality of Muskoka	OH-001	PINEDALE ROAD - GRAVENHURST OH 1	10-16,11-15 PINEDALE ROAD	Gravenhurst
District Municipality of Muskoka	OH-002	AUBREY STREET - BRACEBRIDGE OH 2	22 AUBREY STREET	Bracebridge
District Municipality of Muskoka	OH-002	MEADOW PARK DRIVE - HUNTSVILLE OH 2	101-114 (EVEN & ODD) MEADOW PARK DR	Huntsville
District Municipality of Muskoka	OH-002	BETHUNE DRIVE - GRAVENHURST OH 2	865 BETHUNE DRIVE	Gravenhurst
District Municipality of Muskoka	OH-005	BRUNEL ROAD - HUNTSVILLE OH 5	BRUNEL ROAD	Huntsville
Kenora District Services Board	OH-001	THIRD AVE.NORTH – SIOUX LOOKOUT OH 1	54,54 1/2,56,56 1/2 THIRD AVENUE NORTH	Sioux Lookout
Kenora District Services Board	OH-003	VICTORIA ST - DRYDEN OH 3	10 VICTORIA STREET	Dryden
Kenora District Services Board	OH-002	THIRD AVE.NORTH - SIOUX LOOKOUT OH 3	60 THIRD AVENUE NORTH	Sioux Lookout
Kenora District Services Board	OH-005	NOAH PROJECT - SIOUX LOOKOUT OH 5	50 THIRD AVE./ 50,51,52,59,61 SECOND AVE.	Sioux Lookout
Kenora District Services Board	OH-002	NOAH PROJECT (DINORWIC OH 1)	KING ST. /1-4, 6-10 POWELL AVE.	DINORWIC
Kenora District Services Board	OH-002	NOAH PROJECT (HUDSON OH 2)	KING ST./ 1-12 BERNIER CR.	HUDSON
Kenora District Services Board	OH-002	ST CHARLES STREET - DRYDEN OH 2	104 ST. CHARLES STREET	Dryden
Kenora District Services Board	OH-001	ST.CHARLES STREET - DRYDEN OH 1	108 ST. CHARLES STREET	Dryden
Kenora District Services Board	OH-005	VAN HORNE AVE - DRYDEN OH 5	330 VAN HORNE AVENUE	Dryden
Kenora District Services Board	FP-002	PINECREST PARK	27,33 DREWRY DR.	Kenora
Kenora District Services Board	OH-002	BALSAM/SPRUCE STREETS	BALSAM AVE.	Ear Falls
Kenora District Services Board	OH-001	HAMMEL/GOLDSHORE RD - RED LAKE	17,22,HAMMELL RD./ 19,50 GOLDSHORE RD/ 295 HOWEY DR.	Red Lake
Kenora District Services Board	OH-004	HEENAN PLACE - KENORA OH 4	1205 HEENAN PLACE	Kenora
Kenora District Services Board	OH-003	GOLDSHORE ROAD - RED LAKE OH 3	2 GOLDSHORE RD.	Red Lake
Kenora District Services Board	OH-003	MINTO AVE - KENORA OH 3	1151,1161,1171,1181 MINTO AVE.	Kenora

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
Kenora District Services Board	OH-001	MINAKI TOWNSITE	HOUSE 1-20 MINAKI TOWNSITE	Minaki T
Kenora District Services Board	OH-001	HEENAN PLACE - KENORA OH 1	1211-1218 (EVEN & ODD) HEENAN PLACE	Kenora
Kenora District Services Board	OH-002	HEENAN PLACE - KENORA OH 2	1225 HEENAN PLACE	Kenora
Kenora District Services Board	OH-006	WEST KENORA (HOME PROJ) - KENORA OH 6	1130,1132 MINTO AVE.	Kenora
Kenora District Services Board	OH-003	BIRCH DRIVE	1-20 BIRCH DR.	Ear Falls
Kenora District Services Board	OH-009	PARK STREET - KENORA OH 9	630 PARK STREET	Kenora
Kenora District Services Board	OH-001	OTTAWA STREET	512 OTTAWA STREET	Keewatin
Kenora District Services Board	Private	EARS FALLS-SCATTERED	VARIOUS ADDRESSES	Ear Falls
Manitoulin-Sudbury District Social Services Administration Board	OH-001	WELLINGTON STREET	16 WELLINGTON STREET	Assiginack
Manitoulin-Sudbury District Social Services Administration Board	OH-001	ROBINSON STREET	64 ROBINSON STREET	NE Manitoulin
Manitoulin-Sudbury District Social Services Administration Board	OH-002	WATER ST - GORE BAY OH 4	3 WATER STREET	Gore Bay
Manitoulin-Sudbury District Social Services Administration Board	OH-001	GORE BAY OH 1	1-10 WATER STREET	Gore Bay
Manitoulin-Sudbury District Social Services Administration Board	OH-002	ARTHUR COURT - ESPANOLA OH 2	240,244,248,252,256,260 ARTHUR COURT	Espanola
Manitoulin-Sudbury District Social Services Administration Board	OH-005	BARBER ST - ESPANOLA OH 5	70 BARBER STREET	Espanola
Manitoulin-Sudbury District Social Services Administration Board	OH-003	BARBER ST - ESPANOLA OH 3	60 BARBER STREET	Espanola
Manitoulin-Sudbury District Social Services Administration Board	OH-001	MARGUERITE STREET - ESPANOLA OH 1	579-581, 587-589, MARGUERITE STREET	Espanola
Manitoulin-Sudbury District Social Services Administration Board	OH-006	ESPANOLA HOME - ESPANOLA OH 6	14 SOKOLOSKI CT./ 457 BARBER ST./ 535 BOIS ST.	Espanola
Manitoulin-Sudbury District Social Services Administration Board	OH-002	BELL STREET	101 BELL STREET	Massey
Manitoulin-Sudbury District Social Services Administration Board	OH-001	ST CHRISTOPHER ST	ST CHRISTOPHER ST.	Cosby, Mason & Martland
Manitoulin-Sudbury District Social Services Administration Board	OH-001	FOLEYET (NOAH PROJ)	MAPLE ST/FOLEY ST	Timmins C
Manitoulin-Sudbury District Social Services Administration Board	OH-001	SULTAN (NOAH PROJ)	1-4 CRANBERRY / 5-10 BLUEBERRY/SULTAN STS	Timmins C

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Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality former Municipality
Manitoulin-Sudbury District Social Services Administration Board	OH-001	CHAPLEAU-FAMILY	80 PINE STREET (1-12 & 14)	Chapleau
Manitoulin-Sudbury District Social Services Administration Board	OH-002	CHAPLEAU-SENIOR	78 PINE STREET(101-106 & 201-207)	Chapleau
Municipality of Chatham-Kent	OH-003	GLADSTONE/ELLA AVENUES	1,2,2 1/2,3,4,5,6,7 GLADSTONE AVE/ 29,29 1/2,31,33 ELLA ST.	Chatham - Kent
Municipality of Chatham-Kent	OH-002	PINE STREET	85 PINE STREET	Chatham - Kent
Municipality of Chatham-Kent	OH-001	TALBOT STREET WEST	287 TALBOT ST. W.	Chatham - Kent
Municipality of Chatham-Kent	OH-005	CANAL/ST.JAMES STREETS	18 CANAL STREET EAST	Chatham - Kent
Municipality of Chatham-Kent	OH-004	THOMAS AVENUE	32 THOMAS AVE.	Chatham - Kent
Municipality of Chatham-Kent	OH-001	HOLDEN STREET	655 HOLDEN STREET	Chatham - Kent
Municipality of Chatham-Kent	OH-005	WALLACEBURG (HOME)	835,839,870 HILDA AVE./ 72,74 LARKWOOD ST.	Chatham - Kent
Municipality of Chatham-Kent	OH-004	OAK STREET	13 OAK ST.	Chatham - Kent
Municipality of Chatham-Kent	OH-001	WALLACE STREET EAST	117 WALLACE ST. EAST	Chatham - Kent
Municipality of Chatham-Kent	OH-001	SUNSET PLACE	11-19 (ODD) SUNSET PLACE	Chatham - Kent
Municipality of Chatham-Kent	OH-001	TWIN PINES	11 CECIL ST.	Chatham - Kent
Municipality of Chatham-Kent	OH-002	PARK STREET	109 PARK ST.	Chatham - Kent
Municipality of Chatham-Kent	OH-002	SUNSET PLACE	3-9 (ODD) SUNSET PLACE	Chatham - Kent
Municipality of Chatham-Kent	OH-001	POPLAR STREET	100 POPLAR STREET	Chatham - Kent
Municipality of Chatham-Kent	OH-001	370 WALNUT STREET EAST	370 WALNUT STREET EAST	Chatham - Kent
Municipality of Chatham-Kent	OH-003	MCNAUGHTON AVENUE	99 MCNAUGHTON AVENUE WEST	Chatham - Kent
Municipality of Chatham-Kent	OH-001	ERIE STREET NORTH	175 ERIE STREET NORTH	Chatham - Kent
Municipality of Chatham-Kent	OH-008	WALLACEBURG (HOME)	11,15 AVONDALE CRES./ THOMAS AVE./ GREENBRIAR TRAIL/ JANSON ST.	Chatham - Kent
Municipality of Chatham-Kent	OH-002	82 TALBOT STREET EAST	82 TALBOT STREET EAST	Chatham - Kent
Municipality of Chatham-Kent	OH-006	29 THOMAS AVENUE	29 THOMAS AVENUE	Chatham - Kent
District of Nipissing Social Services Administration Board	FP-001	HILLCREST - NORTH BAY FP 1/52	885,952 BURNS ST./ 861,867,940 PHILIP ST./ 976 REYNOLDS	North Bay
District of Nipissing Social Services Administration Board	OH-001	PRINCIPALE STREET EAST	70 PRINCIPALE ST. EAST	Caldwell
District of Nipissing Social Services Administration Board	OH-002	MATTAWAN STREET - MATTAWA OH 2	671-689 (ODD) MATTAWAN STREET	Mattawa

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
District of Nipissing Social Services Administration Board	OH-003	MULLIGAN/MANITOBA STREETS	1-123 (ODD) MANITOBA ST./ 360-374 (EVEN) MULLIGAN ST.	North Bay
District of Nipissing Social Services Administration Board	OH-006	LAKESHORE DRIVE - NORTH BAY OH 6	365 LAKESHORE DR.	North Bay
District of Nipissing Social Services Administration Board	OH-003	POPLAR STREET	465 POPLAR STREET	Mattawa
District of Nipissing Social Services Administration Board	OH-001	PARK STREET -MATTAWA OH 1	264-272(EVEN) 278-286 (EVEN) PARK ST.	Mattawa
District of Nipissing Social Services Administration Board	OH-001	ST LAURENT /DIEFENBAKER/JANE	1746,1751,1752,1763 ST LAURENT CRT./ DIEFENBAKER CRT/ JANE ST./	North Bay
District of Nipissing Social Services Administration Board	OH-001	CLARK/RUSSELL/CHATEAU	147-153 (ODD) CLARK ST./ 1,3,7,9,13,15 CHATEAU TER/ 199-205 (ODD) RUSSELL RD.	Sturgeon Falls
District of Nipissing Social Services Administration Board	OH-002	WILLIAM STREET - STURGEON FALLS OH 2	19 WILLIAM STREET	Sturgeon Falls
District of Nipissing Social Services Administration Board	OH-004	WORTHINGTON STREET WEST	135 WORTHINGTON STREET WEST	North Bay
District of Nipissing Social Services Administration Board	OH-003	HOLDITCH STREET	145 HOLDITCH STREET	Sturgeon Falls
District of Nipissing Social Services Administration Board	OH-004	POPLAR STREET	445 POPLAR STREET	Mattawa
District of Nipissing Social Services Administration Board	OH-004	ROY STREET / MAGEAU AVENUE	403,427,435 ROY ST./ 414, 422,434 MAGEAU AVE.	Sturgeon Falls
District of Nipissing Social Services Administration Board	OH-009	HURON / TWEEDSMUIR	10,20,39,40 HURON ST./56,96,136,145,162 TWEEDSMUIR ST.	North Bay
District of Nipissing Social Services Administration Board	OH-013	RYAN AVENUE/KARLA AVENUE	27,29,39,41 KARLA AVE./30,32 RYAN AVE.	North Bay
District of Nipissing Social Services Administration Board	Private	ROY STREET/ MAGEAU AVENUE	429 ROY ST./ 432,436, 438,440 MAGEAU AVE.	Sturgeon Falls T
District of Nipissing Social Services Administration Board	Private	MORRISON COURT & JANEN ST.	JANEN STREET/ MORRISON COURT	Sturgeon Falls T
District of Parry Sound Social Services Administration Board	OH-003	YONGE STREET NORTH	255 YONGE STREET NORTH	Burk's Falls
District of Parry Sound Social Services Administration Board	OH-001	MAIN STREET - NORTH HIMSWORTH OH 1	400 MAIN STREET	North Himsworth
District of Parry Sound Social Services Administration Board	OH-001	ADDIE / WILLIAM/ MAPLEVIEW	30,32,36 ADDIE ST./ 113,115,117,119 WILLIAM ST./ 18,20,24,25,26,27, MAPLEVIEW DR.	Parry Sound
District of Parry Sound Social Services Administration Board	OH-004	DIMSDALE / YONGE ST.	124-130 (EVEN) DIMSDALE ST.	Burk's Falls
District of Parry Sound Social Services Administration Board	OH-002	CHURCH STREET -PARRY SOUND OH 2	66 CHURCH STREET	Parry Sound
District of Parry Sound Social Services Administration Board	OH-001	QUEEN STREET	221,223,227,229 QUEEN STREET	Burk's Falls
District of Parry Sound Social Services Administration Board	OH-001	DUBLIN / BROADWAY STREETS	1,2 BROADWAY ST./ 1-4 DUBLIN ST.	South River
District of Parry Sound Social Services Administration Board	OH-002	MAIN STREET - BURK'S FALLS OH 2	187-193 (ODD) MAIN STREET	Burk's Falls
District of Parry Sound Social Services Administration Board	OH-001	BARRIE/MAIN STREETS	173 MAIN STREET	Sundridge

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality former Municipality
District of Parry Sound Social Services Administration Board	OH-002	PARK AVENUE	101-112 PARK AVENUE	South River
District of Parry Sound Social Services Administration Board	OH-003	BELVEDERE AVENUE	22A BELVEDERE AVENUE	Parry Sound
District of Parry Sound Social Services Administration Board	OH-001	QUEEN STREET	101-110 QUEEN STREET	Magnetawan
District of Rainy River Social Services Administration Board	OH-001	FOURTH STREET – RAINY RIVER OH 1	110 FOURTH ST.	Rainy River
District of Rainy River Social Services Administration Board	OH-006	SHEVLIN AVE – FORT FRANCES OH 6	901 SHELVIN AVE.	Fort Frances
District of Rainy River Social Services Administration Board	OH-001	QUEEN STREET - EMO OH 1	41 QUEEN ST.	Emo
District of Rainy River Social Services Administration Board	OH-002	MERCURY AVE - ATIKOKAN OH 2	201 MERCURY AVENUE	Atikokan
District of Rainy River Social Services Administration Board	OH-005	WEBSTER AVE N./ 6TH ST. W - FORT FRANCES	1000-1030(EVEN) WEBSTER AVE.N./420- 438(EVEN) SIXTH ST.W	Fort Frances
District of Rainy River Social Services Administration Board	OH-004	ELIZABETH STREET EAST	1301 ELIZABETH ST EAST	Fort Frances
District of Rainy River Social Services Administration Board	OH-001	ARMIT AVENUE NORTH	1000,1002,1006,1008,1012 ARMIT AVE.NORTH	Fort Frances
District of Rainy River Social Services Administration Board	OH-001	ALDER AVE / CEDAR / HAWTHORNE	100-111 (EVEN & ODD), ALDER AVE.	Atikokan
District of Rainy River Social Services Administration Board	OH-003	FOURTH ST EAST - FORT FRANCES	1120-1131(EVEN & ODD) FOURTH ST.EAST	Fort Frances
District of Rainy River Social Services Administration Board	OH-002	FIFTH ST E FORT FRANCES OH 2	1300 FIFTH ST.	Fort Frances
District of Rainy River Social Services Administration Board	OH-007	SIXTH STREET EAST - FORT FRANCES OH 7	926 SIXTH STREET EAST	Fort Frances
District of Rainy River Social Services Administration Board	OH-002	102 FIRST STREET – RAINY RIVER OH 2	102 FIRST ST.	Rainy River
Town of Norfolk	FP-001	ELIZABETH CRESCENT	116-122 (EVEN), 142-148 (EVEN), 117-149 (ODD) ELIZABETH CRES.	Dunnville
Town of Norfolk	FP-002	GIBRALTAR STREET	666,667,671,672,676,677, 681,682,687,689 GIBRALTAR ST.	Delhi
Town of Norfolk	FP-001	BANSTEAD / GIBRALTAR STREETS	46, 48, 54 BANSTEAD ST./ GIBRALTAR	Delhi
Town of Norfolk	OH-004	SECOND AVENUE	215 SECOND AVENUE	Nanticoke
Town of Norfolk	OH-002	WESTERN AVENUE.	243 WESTERN AVENUE.	Delhi
Town of Norfolk	OH-003	400 QUEEN ST. EAST	400 QUEEN ST. EAST	Dunnville
Town of Norfolk	OH-001	NICHOL STREET	39 NICHOL STREET	Nanticoke
Town of Norfolk	OH-001	SELKIRK STREET	68 SELKIRK STREET	Haldimand
Town of Norfolk	OH-002	QUEEN/MAIN STREETS EAST	527-541 (ODD) MAIN ST./ 528-542 (EVEN) QUEEN ST.	Dunnville
Town of Norfolk	OH-001	OAKWOOD / ASHTON DR.	5-16(EVEN & ODD) ASHTON DR./ 52-78 (EVEN), 57-67(ODD),73-79 (ODD) OAKWOOD AVE.	Simcoe
Town of Norfolk	OH-001	440 QUEEN ST. EAST	440 QUEEN ST. EAST	Dunnville
Town of Norfolk	OH-001	WILLIAM STREET	54-56 WILLIAM STREET	Delhi
Town of Norfolk	OH-003	SCOTT AVENUE	20 SCOTT AVENUE	Simcoe

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
Town of Norfolk	OH-002	ARTHUR STREET	11 ARTHUR STREET	Simcoe
Town of Norfolk	OH-004	MAIN STREET EAST	515 MAIN ST. EAST	Dunnville
Town of Norfolk	Private	OAK ST SIMCOE	91 OAK STREET	Simcoe T
Town of Norfolk	Private	109 KING STREET EAST	109 KING STREET EAST	Haldimand T
Regional Municipality of Durham	OH-002	FOXGLOVE CRESCENT	1330 FOXGLOVE CRESCENT	Pickering
Regional Municipality of Durham	FP-001	CHRISTINE / NORMANDY / NEVIS	419,421,425,431,433 CHRISTINE CRES./ NORMANDY ST.	Oshawa
Regional Municipality of Durham	OH-001	HARWOOD AVENUE SOUTH	655 HARWOOD ROAD SOUTH	Ajax
Regional Municipality of Durham	FP-002	LOMOND – OSHAWA FP 2/64	518,519,520,521,525 CHRISTINE CRESCENT	Oshawa
Regional Municipality of Durham	OH-006	DEAN AVENUE	439 DEAN AVENUE	Oshawa
Regional Municipality of Durham	OH-008	KING STREET EAST - OSHAWA OH 8	155 KING STREET EAST	Oshawa
Regional Municipality of Durham	OH-001	CEDAR / CARLTON / WASAGA	1094,1098,1116,1140,1142 CEDAR ST./ WASAGA CRT./ CARLTON CRT	Oshawa
Regional Municipality of Durham	OH-003	LINDEN / POPLAR	351,359,367,375 POPLAR ST./ 352,360,368,376 LINDEN ST.	Oshawa
Regional Municipality of Durham	OH-004	MALAGA ROAD	416,424,432,440,448 MALAGA ROAD	Oshawa
Regional Municipality of Durham	OH-005	BIRCHCLIFFE / LAKEVIEW / RITSON	1481,1499,1525 RITSON RD S/ BIRCHCLIFFE AVE/ LAKEVIEW PARK AVE	Oshawa
Regional Municipality of Durham	OH-002	NORMANDY STREET	460 NORMANDY STREET	Oshawa
Regional Municipality of Durham	OH-014	BEATRICE STREET EAST	385 BEATRICE STREET EAST	Oshawa
Regional Municipality of Durham	OH-001	MAIN STREET - BROCK OH 2	112 MAIN STREET	Brock
Regional Municipality of Durham	OH-005	COLBORNE STREET WEST	315 COLBORNE STREET WEST	Whitby
Regional Municipality of Durham	OH-001	ROSA STREET	385 ROSA STREET (PORT PERRY)	Scugog
Regional Municipality of Durham	OH-101	KELLETT STREET	327 KELLET STREET (PORT PERRY)	Scugog
Regional Municipality of Durham	OH-001	FAYLEE CRESCENT	1910 FAYLEE CRESCENT	Pickering
Regional Municipality of Durham	OH-101	PERRY STREET	20 PERRY STREET	Uxbridge
Regional Municipality of Durham	OH-001	CAMERON STREET WEST	103 CAMERON STREET WEST	Brock
Regional Municipality of Durham	OH-003	GREEN STREET SOUTH	850 GREEN STREET SOUTH	Whitby
Regional Municipality of Durham	OH-003	NELSON STREET EAST	2 NELSON STREET EAST	Clarington
Regional Municipality of Durham	OH-002	CENTRE STREET SOUTH	409 CENTRE STREET SOUTH 12 NELSON STREET	Whitby
Regional Municipality of Durham	OH-001	NELSON STREET EAST	EAST (BOWMANVILLE)	Clarington

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Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
Regional Municipality of Halton	OH-004	OAKVILLE SENIORS	2220 LAKESHORE RD. W.	Oakville
Regional Municipality of Halton	OH-103	ACTON-OH-3	34-44 (EVEN) HOLMESWAY PLACE (ACTON)	Halton Hills
Regional Municipality of Halton	OH-101	ACTON-OH-1	10-32 (EVEN) HOLMESWAY PLACE (ACTON)	Halton Hills
Regional Municipality of Halton	OH-006	MARGARET DRIVE	287-359 (ODD) MARGRET DRIVE/ 287-359 (ODD) MARGARET DRIVE	Oakville
Regional Municipality of Halton	OH-202	SARGENT ROAD	11 SARGENT ROAD	Halton Hills
Regional Municipality of Halton	OH-003	ONTARIO STREET SOUTH	40 ONTARIO STREET SOUTH	Milton
Regional Municipality of Halton	OH-005	LONGMOOR DRIVE	4100 LONGMOOR DR.	Burlington
Regional Municipality of Halton	OH-007	KERR STREET	271 KERR STREET	Oakville
Regional Municipality of Halton	OH-001	ONTARIO STREET NORTH	111 ONTARIO STREET NORTH	Milton
Regional Municipality of Halton	OH-001	MAURICE DRIVE	284-320 (EVEN) MAURICE DRIVE	Oakville
Regional Municipality of Halton	OH-001	BURLOAK DRIVE	254-278, 282-360 BURLOAK DRIVE	Oakville
Regional Municipality of Halton	OH-002	ELM ROAD	1478-1494 ELM ROAD	Oakville
Regional Municipality of Halton	OH-201	HYDE PARK DRIVE	3 HYDE PARK DRIVE	Halton Hills
Regional Municipality of Halton	OH-102	HOLMESWAY PLACE	46 HOMESWAY PLACE (ACTON)	Halton Hills
Regional Municipality of Halton	OH-002	PINEDALE AVENUE	5250 PINEDALE AVENUE	Burlington
Regional Municipality of Halton	OH-004	DURHAM STREET	8 DURHAM STREET	Halton Hills
Regional Municipality of Halton	OH-004	ELIZABETH DRIVE	17 ELIZIBETH DRIVE	Halton Hills
City of Hamilton	FP-001	ROXBOROUGH PARK	1,3,6,20,22,23,26 LEWIS ST./ BERNARD ST./ EATON PL/ AIRDRIE AVE/ BINGHAM RD	Hamilton C
City of Hamilton	FP-007	ROXBOROUGH PARK	100-106 (EVEN) LANG ST.	Hamilton C
City of Hamilton	FP-005	BERNARD / BRITANNIA	35-39 (ODD),59 BERNARD ST./6 85,689-695 (ODD), 699 BRITANNIA AVE	Hamilton C
City of Hamilton	OH-018	SAINT ANDREWS DR	10 ST. ANDREWS DRIVE	Hamilton C
City of Hamilton	OH-017	KENORA AVENUE	245 KENORA AVENUE	Hamilton C
City of Hamilton	OH-019	CONGRESS CRESCENT	20 CONGRESS CRESCENT	Hamilton C
City of Hamilton	OH-022	CONGRESS CRESCENT	30 CONGRESS CRESCENT	Hamilton C
City of Hamilton	OH-026	MT ALBION/CONGRESS CRESCENT	50 CONGRESS CRESCENT	Hamilton C
City of Hamilton	OH-023	QUEENSTON ROAD	555 QUEENSTON ROAD	Hamilton C

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
City of Hamilton	Private	SCATTERED UNITS	11 HOLTON AVE N, 25 CUMBERLAND AVE, BALSAM ST S, BRUCEDALE AVE E, WALMER RD,	Hamilton C
City of Hamilton	OH-009	SCATTERED UNITS	29-41 BINGHAM RD/ 34,36,44 MARTHA ST S./ ROXBOROUGH	Hamilton C
City of Hamilton	OH-012	ORIOLE CRESCENT	1 2 ORIOLE CRESCENT	Hamilton C
City of Hamilton	OH-001	STONEY CREEK OH 1	5 MAPLE AVE.	Stoney Creek
City of Hamilton	OH-006	STONEY CREEK OH 6	10,12 JOTLAND CT./ MARKHAM CRES/ ARBUT CRES./ HOPEWELL CRES/	Stoney Creek
City of Hamilton	OH-003	STONEY CREEK OH 3	12 MELLENBY ST./ ODESSA ST./ RAND ST./ WILLIAM JOHNSON ST	Stoney Creek
City of Hamilton	FP-009	CATHERINE STREET NORTH	385,387,405,523 CATHERINE STREET N.	Hamilton C
City of Hamilton	OH-001	OSLER DRIVE	104 OSLER DRIVE	Dundas
City of Hamilton	OH-040	SANFORD/AIKMAN STS	30 SANFORD AVE. SOUTH	Hamilton C
City of Hamilton	OH-028	MAIN & HESS	95 HESS ST, 181 JACKSON ST W	Hamilton C
City of Hamilton	OH-008	JAMES STREET NORTH	4-10 (EVEN) PICTON ST. WEST/ JAMES ST. N.	Hamilton C
City of Hamilton	OH-011	SCATTERED UNITS	2-36 (EV) STRACHAN ST W/MACNAB ST N/ FERRIE W/JAMES ST N	Hamilton C
City of Hamilton	OH-013	MARTINIQUE	155 PARK STREET S.	Hamilton C
City of Hamilton	OH-015	REBECCA STREET	226 REBECCA ST	Hamilton C
City of Hamilton	OH-004	KENNETH SOBLE TOWERS	500 MACNAB ST. NORTH	Hamilton C
City of Hamilton	OH-010	JACKSON / HESS	95 HESS ST, 181 JACKSON ST W	Hamilton C
City of Hamilton	OH-002	GOVERNORS ROAD	249 GOVERNORS RD.	Dundas
City of Hamilton	OH-037	FLORENCE	120 STRATHCONA AVE N	Hamilton C
City of Hamilton	FP-006	MOHAWK GARDENS	17,18,19,20 SEELEY AVE./ EAST 23RD ST./ EAST 24RD ST./ EAST 25ST ST./ EAST 21ST ST./ EAST 22ST	Hamilton C
City of Hamilton	OH-001	FIDDLERS GREEN ROAD	109 FIDDLERS GREEN RD	Ancaster
City of Hamilton	OH-016	PURNELL DRIVE	77 PURNELL DRIVE	Hamilton C
City of Hamilton	OH-042	QUINDALE GARDENS (SCATTERED)	11,28 RAINHAM ST./ QUEEN VICTORIA DR./ QUINLAN CT./ QUEENSLEA DR./ RALEIGH CT.	Hamilton C
City of Hamilton	OH-033	UPPER OTTAWA STREET	980 UPPER OTTAWA ST.	Hamilton C
City of Hamilton	OH-030	CRANBROOK / GREENDALE	149-175 (ODD) CRANBROOK DRIVE/ GREENDALE DRIVE	Hamilton C

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
City of Hamilton	OH-029	LOCHEED / LIMERIDGE RD	1111,1115-1129 (ODD) LIMERIDGE RD.E/ LOCHEED DRIVE	Hamilton C
City of Hamilton	OH-032	SCATTERED UNITS	11,66,83 LOCHEED DR./. BIRCHVIEW DR./ LIMERIDGE RD/ CARSON DR/	Hamilton C
City of Hamilton	OH-031	LIMERIDGE RD / ELGAR AVENUE	350-362 (EVEN) LIMERIDGE ROAD/ ELGAR AVE	Hamilton C
City of Hamilton	OH-006	SCATTERED UNITS	1-5 (ODD), 11,15,19,20 BANFF DR./ AUSTIN DR/ KIRKLAND AVE/ DARTFORD PL	Hamilton C
City of Hamilton	OH-001	BOBOLINK ROAD /MILLWOOD PLACE	101-145(ODD) BOBOLINK ROAD/ 4,6-48(EVEN) MILLWOOD PLACE	Hamilton C
City of Hamilton	OH-014	MONTCALM DRIVE	45 MONTCALM DRIVE	Hamilton C
City of Hamilton	OH-003	MACASSA PARK	60,92 MACASSA AVENUE	Hamilton C
City of Hamilton	OH-038	UPPER GAGE AVENUE	801 UPPER GAGE AVE.	Hamilton C
City of Hamilton	OH-056	GLAMIS COURT	25 GLAMIS CT.	Hamilton C
City of Hamilton	OH-057	REXFORD DRIVE	209,211,212,214,230,232 REXFORD DR.	Hamilton C
City of Hamilton	OH-044	LAWFIELD MEADOWS	12 LISA CT./ 15,22,35,54 FOLKSTONE AVE./ 39,62 LAWNHURST DR.	Hamilton C
City of Hamilton	OH-046	GOURLEY & LAWFIELD WEST	104,140 LAWNHURST DR/ LESTER ST/ LING ST/ GARROW DR/	Hamilton C
City of Hamilton	OH-054	MOHAWK GARDENS	GONDOLA ST 395 MOHAWK EAST	Hamilton C
City of Hamilton	OH-060	HAMILTON HOME PROJECT	25 BREWSTER ST./ 51,91,64 BERRISFIELD CRES.	Hamilton C
City of Hamilton	OH-053	MOHAWK GARDENS	395 MOHAWK STREET E.	Hamilton C
Regional Municipality of Niagara	OH-014	14 CENTRE STREET	14 CENTRE STREET	St. Catharine's
Regional Municipality of Niagara	OH-006	10 NORTHTOWN COURT	10 NORTHTOWN COURT	St. Catharine's
Regional Municipality of Niagara	OH-001	30 ROBINSON STREET NORTH	30 ROBINSON STREET NORTH	Grimsby
Regional Municipality of Niagara	OH-001	4278 QUEEN STREET	54 QUEEN ST.	Lincoln
Regional Municipality of Niagara	OH-001	ORMOND ST SOUTH	45 ORMOND ST SOUTH	Thorold
Regional Municipality of Niagara	OH-015	15 GALE CRESCENT	15 GALE CRESCENT	St. Catharine's
Regional Municipality of Niagara	OH-018	SCATTERED(NORTH NIAGARA)	1,3,9,11,13,15 BRACKENCREST RD/ GREEN MAPLE DR/ AUGUSTINE DR	St. Catharine's
Regional Municipality of Niagara	OH-001	SCATTERED(NORTH NIAGARA)	17,19,27-30(EVEN & ODD) POWERVIEW/ GALBRAITH ST./ CHRISTOPHER ST./ WALLACE ST	St. Catharine's

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Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
Regional Municipality of Niagara	OH-003	MANCHESTER AVENUE	45 MANCHESTER AVENUE	St. Catharine's
Regional Municipality of Niagara	OH-004	59 RYKERT STREET	59 RYKERT STREET	St. Catharine's
Regional Municipality of Niagara	OH-005	GRANTHAM / CARLTON STREET	479 CARLTON ST.	St. Catharine's
Regional Municipality of Niagara	OH-002	SCOTT STREET	436-442 (EVEN) SCOTT STREET	St. Catharine's
Regional Municipality of Niagara	OH-007	GATFIELD / VICTORY AVENUE	292-295,300-303 VICTORY AVE./ GATEFIELD AVE.	Welland
Regional Municipality of Niagara	OH-002	561 STEELE STREET	561 STEELE STREET	Port Colborne
Regional Municipality of Niagara	OH-011	211 KING STREET	211 KING STREET	Welland
Regional Municipality of Niagara	OH-006	124 ELMVIEW AVENUE	124 ELMVIEW AVENUE	Welland
Regional Municipality of Niagara	OH-001	MCLAUGHLIN STREET	170-221 MCLAUGHLIN STREET	Welland
Regional Municipality of Niagara	OH-003	ROACH AVENUE	201-204 (EVEN & ODD) ROACH AVE.	Welland
Regional Municipality of Niagara	OH-001	557 STEELE STREET	557 STEELE STREET	Port Colborne
Regional Municipality of Niagara	OH-002	61 WOODCROFT CRESCENT	61 WOODCROFT CRESCENT	Welland
Regional Municipality of Niagara	OH-004	140 ELMVIEW STREET	140 ELMVIEW STREET	Welland
Regional Municipality of Niagara	OH-017	SILVAN DRIVE	22,24,30,32,38,40,46,48 SILVAN DRIVE	Welland
Regional Municipality of Niagara	OH-014	C. NIAGARA HOME PROJECTS (scattered)	11,44,67 LEASIDE DR./ 50 MCRAE DR./ 50 MCRAE DR.	Welland
Regional Municipality of Niagara	Private	709 KING STREET	709 KING STREET	Port Colborne C
Regional Municipality of Niagara	Private	235 FITCH STREET	235 FITCH STREET	Welland C
Regional Municipality of Niagara	FP-001	PRICE PARK	335 BOWEN ST./ JESSIE ST./ HIGHLAND AVE./ CROOKS ST.	Fort Erie
Regional Municipality of Niagara	FP-001	PRINCE CHARLES PARK	6322,6332,6342,6362 HAWKINS AVE/ CHURCHILL ST/SKINNER ST/ ARAD ST	Niagara Falls
Regional Municipality of Niagara	OH-004	AILANTHUS AVENUE (FAMILY)	6938,6980,7032 AILANTUS AVE.	Niagara Falls
Regional Municipality of Niagara	OH-008	HURON MANOR	4520 HURON STREET	Niagara Falls
Regional Municipality of Niagara	OH-007	PORTAGE RD / PORTAGE MANOR	5130 PORTAGE RD.	Niagara Falls
Regional Municipality of Niagara	OH-013	MCLEOD ROAD	6165 MCLEOD ROAD	Niagara Falls
Regional Municipality of Niagara	OH-006	SINNICKS AVE	3896,3916,3946,3980 SINNICKS AVENUE	Niagara Falls
Regional Municipality of Niagara	OH-001	WATERS / WARDERN STS (WESTFIELD CRT.)	6902 WATERS AVE & 6905 WARDERN AVE	Niagara Falls
Regional Municipality of Niagara	OH-001	1-31 BOWDEN STREET	1-21 (EVEN & ODD) BOWDEN STREET	Fort Erie

Column 1 Service Manager Reference No Project Name Project Address Municipality Fromer Municipality For Ene Municipality For Ene Municipality For Ene Municipality For Ene Municipality For Ene Municipality For Ene Municipality For Ene Municipality For Ene Municipality For Ene Regional Municipality of Niagara Regional Muni					Ü
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Niagara Regional Municipality of New Niagara Regional Municipality of Niagara Niagara Regional Municipality of Niagara Nia	Niagara	OH-003	1-A BOWDEN STREET	1A BOWDEN STREET	Fort Erie
Niagara Regional Municipality of Nagara Regional Municipality of Nagara Regional Municipality of Nagara Regional Municipality of Nagara Regional Municipality of Niagara Regional		OH-003	SUNNYHOLME SQUARE		Niagara Falls
Niagara Regional Municipality of Niagara Regional Municipality of Niagara Re		OH-002	KIWANIS VILLAGE		Niagara Falls
Niagara Regional Municipality of OH-014 BUCKLEY TOWERS 4900 BUCKLEY AVE. Niagara Falls Niagara Regional Municipality of OH-004 ALBANY MANOR 317 ALBANY AVENUE Fort Erie Niagara Regional Municipality of OH-019 PORTAL ROAD NORTH / STAMFORD COURT 2465,2489-2475 (ODD), 2479-2491-2501 (ODD) IRIS ST / 2180-2234 (EVEN), 2231-2281 (ODD) ELMIRA DR OH-014 MICHELLE HEIGHTS 2949,2950 PENNY DR / 2926-2930 (EVEN), 2930-2958 (EVEN) OH-014 MICHELLE HEIGHTS 2949,2950 PENNY DR / 2926-2930 (EVEN), 2950-2958 (EVEN) OH-015 MORRISON/DRAPER 2500,2580, 2560, 2560, 2560, 2570,2580 DRAPER AVE / MORRISON DR / 2977-2499,2500,2501, 2501, 2501, 2501, 2501, 2501, 2501, 2501, 2500,2501, 2501, 2501, 2503, 2501, 2501, 2501, 2503, 2501, 2501, 2501, 2503, 2501, 2501, 2501, 2503, 2501, 2501, 2501, 2503, 2501, 2501, 2501, 2503, 2501, 2501, 2501, 2503, 2501, 2501, 2501, 2503, 2501, 2501, 2501, 2503, 2501, 2501, 2501, 2503, 2501, 2501, 2501, 2503, 2501, 2501, 2501, 2503, 2501, 2501, 2501, 2503, 2501, 2501, 2501, 2503, 2501, 2501, 2501, 2503, 2501, 2501, 2501, 2503, 2501, 2501, 2501, 2503, 2501, 2501, 2503, 2501, 2501, 2503, 2501, 2501, 2501, 2503, 2501, 2501, 2501, 2503, 2501, 2503, 2501, 2501, 2503, 2501, 2501, 2503, 2501, 2503, 2501, 2501, 2503, 2501, 2503, 2501, 2501, 2503, 2501, 2503, 2501, 2501, 2503, 2		OH-002	132 IDYLEWYLDE STREET	132 IDYLEWILD STREET	Fort Erie
Regional Municipality of Niagara Falls Niagara Falls Niagara Niagara Niagara Regional Municipality of OH-004 ALBANY MANOR 317 ALBANY AVENUE Fort Erie Niagara Regional Municipality of OH-019 PORTAL ROAD NORTH / STAMFORD COURT 2465 2469-2475 (ODD), 2479 (2491-2501 (ODD) RIS ST / 2180-2234 (EVEN), 2231-2261 (ODD) ELMIRA DR. City of Ottawa OH-004 BRITANNIA WOODS 105(1-12), 107(1-8,109 101(1-4),103(1-8), RITCHIE ST. ST. City of Ottawa OH-014 MICHELLE HEIGHTS 2949, 2950 PENNY DR. / 2996-2930 (EVEN), 2940-2944(EVEN), 2960-2934(EVEN), 2960-2934(EV		OH-001	300 DAVY STREET	300 DAVY STREET	
Niagara Regional Municipality of OH-019 PORTAL ROAD NORTH STAMFORD COURT STAMFORD COURT 2465,2469-2475 (ODD), 2479,2491-2501 (ODD) IRIS ST. 2180-2234 (EVEN), 2231-2261 (ODD) ELIMIRA DR. Ottawa OH-004 BRITANNIA WOODS 105(1-12), 107(1-8,109 Ottawa OH-014 MICHELLE HEIGHTS 2949,2950 PENNY DR. / 2926-2930 (EVEN), 2949-2944 (EVEN), 2950-2958 (EVEN) Ottawa OH-015 MORRISON/DRAPER 2520,2526,2530,2540, 2544,2550,2560,2560,2560, 2570,2580 DRAPER AVE / MORRISON DR Ottawa OH-019 City of Ottawa OH-019 City of Ottawa OH-019 City of Ottawa OH-019 City of Ottawa OH-041 REGINA / POULIN STREETS OH-19 2504,2505,2509,2512, 2513 REGINA STREET Ottawa OH-048 MCEWEN AVENUE 31 MCEWEN AVENUE Ottawa OH-048 MCEWEN AVENUE 31 MCEWEN AVENUE Ottawa Ottawa Ottawa OH-048 MCEWEN AVENUE Ottawa O		OH-014	BUCKLEY TOWERS	4900 BUCKLEY AVE.	
Niagara		OH-004	ALBANY MANOR	317 ALBANY AVENUE	Fort Erie
City of Ottawa		OH-019		3874 PORTAGE RD	Niagara Falls
City of Ottawa	City of Ottawa	FP-002		2479,2491-2501 (ODD) IRIS ST./ 2180-2234 (EVEN), 2231-2261(ODD)	Ottawa
City of Ottawa	City of Ottawa	OH-004	BRITANNIA WOODS	(1-8),111(1-12), 99(1-6), 101(1-4),103(1-8) RITCHIE	Ottawa
City of Ottawa OH-015 MORRISON/DRAPER 2520,2526,2530,2540, 2544,2550,2560,2566, 2570,2580 DRAPER AVE/ MORRISON DR. City of Ottawa OH 18 FOSTER FARM 2891-2901(ODD), 2911- 2921(ODD) DUMAURIER AVE./ 1085,1095 (EVEN), 1046-1056 (EVEN) RAMSEY CRES. OH-019 LINCOLN HEIGHTS OH-19 2504,2505,2509,2512, 2513 REGINA ST. City of Ottawa OH-041 REGINA / POULIN STREETS City of Ottawa OH-048 MCEWEN AVENUE 31 MCEWEN AVENUE Ottawa City of Ottawa OH-18 1065 RAMSEY CRES 1046-1056 (EVEN), 1060,1064-1074 (EVEN) RAMSEY CRESC./ DUMAURIER AVE. City of Ottawa OH-001 GOULBOURN SCATTERED 2520,2526,2530,2540, 2540,2505,2509,2511, 2513 REGINA ST. Ottawa Ottawa Ottawa City of Ottawa OH-048 MCEWEN AVENUE 31 MCEWEN AVENUE Ottawa Ottawa Ottawa City of Ottawa OH-001 GOULBOURN SCATTERED 21 BALLANTREA WAY/ 166,135,137 GLAMORGAN DR./ DWAURIER AVE. City of Ottawa OH-001 PENELED RENVE	City of Ottawa	OH-014	MICHELLE HEIGHTS	2926-2930 (EVEN), 2940-2944(EVEN), 2950-2958(EVEN)	Ottawa
City of Ottawa		OH-015	MORRISON/DRAPER	2520,2526,2530,2540, 2544,2550,2560,2566, 2570,2580 DRAPER AVE/	Ottawa
City of Ottawa OH-019 LINCOLN HEIGHTS OH -19 2504,2505,2509,2512, 2513 REGINA ST. City of Ottawa OH-041 REGINA / POULIN STREETS City of Ottawa OH-048 MCEWEN AVENUE 31 MCEWEN AVENUE Ottawa City of Ottawa OH 18 1065 RAMSEY CRES 1046-1056 (EVEN), 1060,1064-1074 (EVEN) RAMSEY CRESC./ DUMAURIER AVE. City of Ottawa OH-001 GOULBOURN SCATTERED 2497,2499,2500,2501, Ottawa Ottawa Ottawa Ottawa City of Ottawa OH-048 OH-048 MCEWEN AVENUE 31 MCEWEN AVENUE Ottawa Ottawa OH-056 (EVEN), 1060,1064-1074 (EVEN) RAMSEY CRESC./ DUMAURIER AVE. 21 BALLANTREA WAY/ 166,135,137 GLAMORGAN DR./ HEATHCLIFFE CRES./ CASTLEFRANK RD/ DUNVEGAN DR./ UXBRIDGE CRESC.	City of Ottawa	OH 18	FOSTER FARM	2921(ODD) DUMAURIER AVE./ 1085,1095 (EVEN), 1046-1056 (EVEN)	Ottawa
City of Ottawa City of Ottawa City of Ottawa City of Ottawa OH-041 REGINA / POULIN STREETS 2651 REGINA STREET Ottawa City of Ottawa OH-048 MCEWEN AVENUE 31 MCEWEN AVENUE Ottawa OH 18 1065 RAMSEY CRES 1046-1056 (EVEN), 1060,1064-1074 (EVEN) RAMSEY CRESC./ DUMAURIER AVE. City of Ottawa OH-001 GOULBOURN SCATTERED 21 BALLANTREA WAY/ 166,135,137 GLAMORGAN DR./ HEATHCLIFFE CRES./ CASTLEFRANK RD/ DUNVEGAN DR./ UXBRIDGE CRESC. City of Ottawa	City of Ottawa			2497,2499,2500,2501, 2504,2505,2509,2512,	Ottawa
City of Ottawa OH-048 MCEWEN AVENUE 31 MCEWEN AVENUE Ottawa OH 18 1065 RAMSEY CRES 1046-1056 (EVEN), Ottawa 1060,1064-1074 (EVEN) RAMSEY CRESC./ DUMAURIER AVE. City of Ottawa OH-001 GOULBOURN SCATTERED 21 BALLANTREA WAY/ 166,135,137 GLAMORGAN DR./ HEATHCLIFFE CRES./ CASTLEFRANK RD/ DUNVEGAN DR./ UXBRIDGE CRESC.	City of Ottawa	OH-041	REGINA / POULIN STREETS		Ottawa
City of Ottawa OH 18 1065 RAMSEY CRES 1046-1056 (EVEN), Ottawa 1060,1064-1074 (EVEN) RAMSEY CRESC./ DUMAURIER AVE. 21 BALLANTREA WAY/ 166,135,137 GLAMORGAN DR./ HEATHCLIFFE CRES./ CASTLEFRANK RD/ DUNVEGAN DR./ UXBRIDGE CRESC.	City of Ottawa				
City of Ottawa OH-001 GOULBOURN SCATTERED OH-001 GOULBOURN SCATTERED 21 BALLANTREA WAY/ 166, 135, 137 GLAMORGAN DR./ HEATHCLIFFE CRES./ CASTLEFRANK RD/ DUNVEGAN DR./ UXBRIDGE CRESC. City of Ottawa					
166,135,137 GLAMORGAN DR./ HEATHCLIFFE CRES./ CASTLEFRANK RD/ DUNVEGAN DR./ UXBRIDGE CRESC.			1003 RAWISET CRES	1060,1064-1074 (ÉVEN) RAMSEY CRESC./	Ottawa
City of Ottawa OH 001 DENETE D DRIVE	City of Ottawa	OH-001	GOULBOURN SCATTERED	166,135,137 GLAMORGAN DR./ HEATHCLIFFE CRES./ CASTLEFRANK RD/ DUNVEGAN DR./	Goulbourn
	City of Ottawa	OH-001	PENFIELD DRIVE		Kanata

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
City of Ottawa	OH-001	HOOPER STREET	970,972,975,977 HOOPER ST.	Ottawa
City of Ottawa	OH-002	OTTAWA (SCATTERED) OH-2	726 BORTHWICK AVE/ GILL AVE/ HERON RD/ ALDEA AVE./ EMPEROR AVE./ HIGHGATE RD/ MAITLAND AVE	Vanier
City of Ottawa	OH-006	ROSENTHAL AVENUE	1395-1423 (ODD) ROSENTHAL AVE.	Ottawa
City of Ottawa	OH-009	SHILLINGTON AVENUE	1180 SHILLINGTON AVE	Ottawa
City of Ottawa	OH-012	DYNES ROAD	932-948 (EVEN) DYNES RD./ 939 EIFFEL AVE.	Ottawa
City of Ottawa	OH-013	RIDEAUVIEW/DEBRA	960,955 DEBRA AVE/ 923,929,939,949 MEDOWLANDS DR.EAST	Ottawa
City of Ottawa	OH 17	BELLEVUE MANOR / HIGHRISE	1100 MEDFORD STREET	Ottawa
City of Ottawa	OH-024	RICHMOND / GOLDEN	445 RICHMOND ROAD	Ottawa
City of Ottawa	OH-028	KIRKWOOD AVENUE	616 KIRKWOOD AVENUE	Ottawa
City of Ottawa	OH-052	LEPAGE AVENUE	1390,1400 LEPAGE AVE.	Ottawa
City of Ottawa	OH-059	CAVAN / LE PAGE AVENUE	1005-1023 (ODD) CAVAN ST.	Ottawa
City of Ottawa	OH 17	BELLEVUE MANOR ROW HOUSING	1465,1485,1500,1525 CALDWELL AVE	Ottawa
City of Ottawa	FP-004	ROCHESTER HEIGHTS	811-829,818-832 GLADSTONE AVE/ BALSAM ST/ ROCHESTER S/ BOOTH AVE/ RAYMOND ST	Ottawa
City of Ottawa	OH-023	CARTIER/MCLEOD	125 MCLEOD STREET	Ottawa
City of Ottawa	OH-027	MACLAREN STREET	415 MACLAREN STREET	Ottawa
City of Ottawa	OH-029	ROCHESTER STREET	280 ROCHESTER ST.	Ottawa
City of Ottawa	OH-037	WELLINGTON STREET	1041 WELLINGTON ST.	Ottawa
City of Ottawa	OH-057	GLADSTONE AVENUE	865 GLADSTONE AVE.	Ottawa
City of Ottawa	OH-058	SOMERSET STREET W EST	395 SOMERSET ST. W.	Ottawa
City of Ottawa	OH-002	OTTAWA (SCATTERED) OH-2	DORCHESTER AVE./ EMPEROR AVE./ TROJAN AVE/ HOLLAND AVE.	Ottawa
City of Ottawa	OH-005	RIDGEMONT TERRACE	1201,1205,1209,1213 LEDBURY AVE.	Ottawa
City of Ottawa	OH-016	ALBION GARDENS	1430-1454 (EVEN) HEATHERINGTON RD.	Ottawa
City of Ottawa	OH-026	WALKLEY ROAD	1650,1660,1680,1690 WALKLEY ROAD	Ottawa
City of Ottawa	OH-035	CLEMENTINE BLVD.	1455 CLEMENTINE BLVD.	Ottawa
City of Ottawa	OH-042	BANK STREET	1365 BANK STREET	Ottawa
City of Ottawa	OH-044	HEATHERINGTON (FAMILY)	1485 HEATHERINGTON RD.	Ottawa
City of Ottawa	OH-053	HEATHERINGTON ROAD	1455 HEATHERINGTON RD.	Ottawa
City of Ottawa	OH-001	VIEWMOUNT DRIVE	265 VIEWMOUNT DRIVE	Nepean
City of Ottawa	OH-002	VIEWMOUNT DRIVE	263 VIEWMOUNT DRIVE	Nepean
City of Ottawa	OH-005	VIEWMOUNT DRIVE	267 VIEWMOUNT DRIVE	Nepean

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Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
City of Ottawa	OH-001	OAK RIDGE APARTMENTS	MILITARY RD.	Rideau
			(OAK RIDGE APTS)	
City of Ottawa	OH-003	CONFEDERATION COURT	2447,2479,2483-2495, 2497-2507 WALKLEY RD./ RUSSELL RD	Ottawa
City of Ottawa	FP-003	BLAIR COURT	1432-1440 (EVEN) 1444- 1566 (EVEN) STATION BLVD./ BLAIR ST	Ottawa
City of Ottawa	OH-007	RUSSELL HEIGHTS	1763-1799 (ODD), 1803 RUSSELL ROAD	Ottawa
City of Ottawa	OH-008	BELISLE STREET	751-761,765-777,781-803, 807-817 BELISLE ST	Ottawa
City of Ottawa	OH-010	SAINT LAURENT BLVD	2178, 2182, 2186 ST LAURENT BLVD.	Ottawa
City of Ottawa	OH-020	RUSSELL/CUBA	1909 RUSSELL ROAD	Ottawa
City of Ottawa	OH-034	SAINT LAURENT BLVD		
City of Ottawa	OH-036	DONALD STREET	800 ST LAURENT BLVD.	Ottawa
City of Ottawa	OH-055		251 DONALD STREET	Ottawa
		RUSSELL ROAD	2080, 2100 RUSSELL RD.	Ottawa
City of Ottawa	OH-011	CARSONS ROAD	735, 737 CARSONS RD.	Ottawa
City of Ottawa	OH-022	RIDEAU / WURTEMBURG STREETS	215 WURTEMBURG STREET.	Ottawa
City of Ottawa	OH-030	MURRAY STREET	312-336,360-378,380 MURRAY ST/ YORK ST/ CLARENCE ST/ FRIEL ST	Ottawa
City of Ottawa	OH-033	BEAUSOLEIL DRIVE / YORK DR	190 BEAUSOLEIL DR / 260 YORK ST	Ottawa
City of Ottawa	OH-045	FRIEL STREET	200,201 FRIEL STREET	Ottawa
City of Ottawa	OH-049	THOMSON STREET	540 THOMSON STREET	Ottawa
City of Ottawa	OH-050	CHARLOTTE STREET	160 CHARLOTTE ST.	Ottawa
City of Ottawa	OH-001	GARNEAU STREET	261 GARNEAU STREET	Vanier
City of Ottawa	OH-002	MONTFORT STREET	280 MONTFORT ST.	Ottawa
City of Ottawa	OH-004	LACASSE STREET		
City of Ottawa	OH-006		300 LACASSE STREET	Vanier
Regional Municipality of Peel	OH-001	WHITE FATHERS ROAD	158,160,194-208(EVEN) WHITE FATHERS RD.	Vanier
regional wanterpairty of Feel	011-001	MAPLE GROVE RD - CALEDON OH 1	1640 MAPLE GROVE	Caledon
Regional Municipality of Peel	OH-004	CLIFF ROAD - MISSISSAUGA OH 4	3225 CLIFF ROAD.	Mississauga
Regional Municipality of Peel	OH-008	KING STREET - MISSISSAUGA OH 8	66 KING ST WEST	Mississauga
Regional Municipality of Peel	OH-001	BRAMPTON OH 6 (CHINGACOUSY OH 1)	CHINGACOUSY	Brampton
Regional Municipality of Peel	OH-011	ETUDE DRIVE - MISSISSAUGA OH 11	3580 ETUDE DRIVE	Mississauga
Regional Municipality of Peel	OH-202	BOLTON OH-2	60 JANE STREET	Caledon
Regional Municipality of Peel	OH-005	MAPLE AVENUE - BRAMPTON OH 5	1 MAPLE AVE	Brampton
Regional Municipality of Peel	OH-005	QUEEN FREDERICA DR - MISSISSAUGA OH 5	3020 QUEEN FREDERICA DRIVE	Mississauga
Regional Municipality of Peel	OH-201	STREETSVILLE OH-1	92 WILLIAM STREET	Mississauga

Regional Municipality of Peel Regional Municipality of Peel Regional Municipality of Peel	OH-001	QUEEN FREDERICA DR -		Municipality
		MISS. OH 1	3070,3130 QUEEN FREDERICA DRIVE/ WISEMAN CRT/ BROOKHURST RD	Mississauga
Pagional Municipality of Peel	OH-001	MCHARDY COURT - BRAMPTON OH 1	101-198 (EVEN&ODD) MCHARDY COURT	Brampton
Regional Municipality of Feel	OH-201	BOLTON OH-1	60 JANE STREET	Caledon
Regional Municipality of Peel	OH-002	MCHARDY PLACE - BRAMPTON OH 2	50 MCHARDY PLACE	Brampton
Regional Municipality of Peel	OH-002	EAST AVENUE - MISSISSAUGA OH 2	958,960 EAST AVENUE	Mississauga
Regional Municipality of Peel	OH-101	PORT CREDIT OH-1	35 STAVEBANK RD. NORTH	Mississauga
Regional Municipality of Peel	OH-003	QUEEN FREDERICA DR - MISSISSAUGA OH 3	3070 QUEEN FREDERICA DRIVE	Mississauga
Regional Municipality of Peel	OH-001	WALKER ROAD EAST - CALEDON OH 3	20 WALKER ROAD EAST	Caledon
Regional Municipality of Peel	OH-202	MISSISSAUGA OH-14	4 CAROLINE STREET	Mississauga
City of Greater Sudbury	FP-002	CABOT PARK	3-9 (ODD),31,33,39,41,45, 47 CABOT ST/ HEARNE AVE/ BURTON ST./	Sudbury
City of Greater Sudbury	OH-203	MONTPELLIER RD (1 MONTPELLIER)	1 MONTPELLIER RD. (CHELMSFORD)	Rayside - Balfour
City of Greater Sudbury	OH-010	SUDBURY OH 10	1001-1008(EVEN & ODD) PL. HURTUBISE	Sudbury
City of Greater Sudbury	OH-011	SUDBURY OH 11	1-21 (EVEN & ODD) RYAN HEIGHTS	Sudbury
City of Greater Sudbury	OH-015	SUDBURY OH 15	101-109(EVEN & ODD) RUMBALL TERRACE	Sudbury
City of Greater Sudbury	OH-016	SUDBURY OH 16	201 RUMBALL TERRACE	Sudbury
City of Greater Sudbury	OH-018	1052 BELFRY STREET	1052 BELFRY STREET	Sudbury
City of Greater Sudbury	OH-019	1920 PARIS STREET	1920 PARIS STREET	Sudbury
City of Greater Sudbury	OH-001	27 HANNA AVENUE	27 HANNA AVENUE	Cardinal
City of Greater Sudbury	OH-001	NICKEL CENTRE (HOME PROJ)	42, 86 MAPLEWOOD CRES/ 316 CATHERINE DR.	Nickel Centre
City of Greater Sudbury	OH-012	720 BRUCE AVENUE	720 BRUCE AVENUE	Sudbury
City of Greater Sudbury	OH-002	SCATTERED UNITS - SUDBURY OH 2	1264,1294,1300,1306,1312 LILLIAN ST/ REDFERN RD/ WOODBINE AVE./ BRIAR AVE/CARLING CRES	Sudbury
City of Greater Sudbury	Private	SCATTERED UNITS - SUDBURY OH 3	1290 HAWTHORNE DR/ ALBANY ST /PAQUETTE ST/ PARISIEN AVE/KENNEDY ST	Sudbury C
City of Greater Sudbury	OH-201	CHARETTE ST	368,370 CHARETTE ST. (CHELMSFORD)	Rayside - Balfour
City of Greater Sudbury	OH-101	O'NEIL DRIVE	287,291,295,299,303,307, O'NEIL DR.	Nickel Centre
City of Greater Sudbury	OH-004	SUDBURY OH 4	249-387(ODD) BIRKDALE VILLAGE	Sudbury
City of Greater Sudbury	OH-005	SUDBURY OH 5	1150-1180(EVEN) KEEWATIN CT	Sudbury

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
City of Greater Sudbury	OH-008	SUDBURY OH 8	2-6(EVEN), 18-38(EVEN) MCCORMACK CRT	Sudbury
City of Greater Sudbury	OH-009	SUDBURY OH 9	120,128,133,135,136 FOURNIER GARDEN	Sudbury
City of Greater Sudbury	OH-202	CHARLOTTE/GAUDETTE	108,112 CHARLOTTE ST. (CHELMSFORD)	Rayside - Balfour
City of Greater Sudbury	OH-007	166 LOUIS STREET	166 LOUIS STREET	Sudbury
City of Greater Sudbury	OH-006	1528 KENNEDY STREET	1528 KENNEDY STREET	Sudbury
City of Greater Sudbury	OH-001	155 LAPOINTE STREET	155 LAPOINTE STREET	Valley East
City of Greater Sudbury	OH-002	35 SPRUCE STREET	35 SPRUCE STREET	Nickel Centre
City of Greater Sudbury	OH-001	240 "B" STREET	200 'B' ST. (LIVELY)	Walden
City of Greater Sudbury	OH-024	COLONIAL COURT	146,242,244,261,263 COLONIAL CRT.	Sudbury
City of Greater Sudbury	OH-002	ST ONGE STREET	190,194,198,202 (CHELMSFORD) ST. ONGE ST	Rayside - Balfour
City of Greater Sudbury	OH-030	HAVENBROOK / SPRINGBROOK	1617-1620,1648,1650 HAVENBROOK DR/ SPRINGBROOK PL.	Sudbury
City of Greater Sudbury	OH-002	715 BURTON AVE (OH-1)	715 BURTON AVE (OH-1)	Sudbury
City of Greater Sudbury	OH-010	491 CAMELOT DRIVE	491 CAMELOT DRIVE	Sudbury
Regional Municipality of York	OH-001	DEW STREET - KING CITY OH 1	90 DEW STREET	King
Regional Municipality of York	OH-004	CHURCH ST - GEORGINA OH 4	180 CHURCH STREET	Georgina
Regional Municipality of York	OH-004	ORCHARD HEIGHTS BLVD - AURORA OH 4	57 ORCHARD HEIGHTS BLVD	Aurora
Regional Municipality of York	OH-002	NORTH STREET - GEORGINA OH 2	NORTH STREET	Georgina
Regional Municipality of York	OH-004	DUNLOP STREET - RICHMOND HILL OH 4	78 DUNLOP STREET	Richmond Hill
Regional Municipality of York	OH-003	EAST STREET - GEORGINA OH 3	EAST STREET	Georgina
Regional Municipality of York	OH-003	ORCHARD HEIGHTS BLVD - AURORA OH 3	55 ORCHARD HEIGHTS BLVD	Aurora
Regional Municipality of York	OH-101	WOODBRIDGE AVE - VAUGHAN OH 1	275 WOODBRIDGE AVE.	Vaughan
Regional Municipality of York	OH-101	NORTH STREET - GEORGINA OH 1	NORTH STREET	Georgina
Regional Municipality of York	OH-101	STOUFFVIL OH 162 (PHASE 2)	325 ELM SREET.	Whitchurch - Stouffville
Regional Municipality of York	OH-002	EAGLE STREET	468 EAGLE STREET	Newmarket
Regional Municipality of York	OH-002	DUNLOP STREET - RICHMOND HILL OH 2	76 DUNLOP STREET	Richmond Hill
Regional Municipality of York	OH-001	DUNLOP STREET - RICHMOND HILL OH 1	75 DUNLOP STREET	Richmond Hill
Regional Municipality of York	OH-001	EAGLE STREET - NEWMARKET OH 1	474 EAGLE STREET	Newmarket
Regional Municipality of York	OH-003	WILSEN ROAD – NOBLETON OH 2	WILSEN ROAD	King
Regional Municipality of York	OH-004	TIMOTHY STREET - NEWMARKET OH 4	100 TIMOTHY STREET	Newmarket
Regional Municipality of York	OH-006	DUNLOP STREET - RICHMOND HILL OH 6	71 DUNLOP STREET	Richmond Hill

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
Regional Municipality of Waterloo	OH-033	FRANKLIN STREET NORTH	233 FRANKLIN STREET NORTH	Kitchener
Regional Municipality of Waterloo	OH-003	ALBERT STREET	625-637 (ODD) ALBERT STREET	Waterloo
Regional Municipality of Waterloo	OH-004	SUNNYDALE AVENUE	506-514 (EVEN) SUNNYDALE AVE.	Waterloo
Regional Municipality of Waterloo	OH-005	AMOS AVENUE	31-45 (ODD) AMOS AVE.	Waterloo
Regional Municipality of Waterloo	OH-018	BRYBECK CRESCENT	36-56 & 60-70 (EVEN) BRYBECK CRESCENT	Kitchener
Regional Municipality of Waterloo	OH-019	INGLESIDE DRIVE	20-38(EVEN) INGLESIDE DRIVE	Kitchener
Regional Municipality of Waterloo	OH-023	PAULANDER DRIVE	40 60 PAULANDER DRIVE	Kitchener
Regional Municipality of Waterloo	OH-027	MORGAN AVENUE	245,247,269,271,291,293 MORGAN AVE.	Kitchener
Regional Municipality of Waterloo	OH-024	FAIRWAY ROAD NORTH	168 FAIRWAY ROAD N.	Kitchener
Regional Municipality of Waterloo	OH-025	PAULANDER DRIVE	65 PAULANDER DRIVE	Kitchener
Regional Municipality of Waterloo	OH-028	COLLEGE STREET	119 COLLEGE STREET	Kitchener
Regional Municipality of Waterloo	OH-029	OVERLEA DRIVE	145 OVERLEA DRIVE	Kitchener
Regional Municipality of Waterloo	OH-031	CHURCH STREET	74 CHURCH STREET	Kitchener
Regional Municipality of Waterloo	OH-102	ELMIRA OH-28 WATER ST	8 WATER STREET	Woolwich
Regional Municipality of Waterloo	OH-001	HENRY / MOLESWORTH STS	HENRY ST.	Wellesley
Regional Municipality of Waterloo	OH-032	STRASBURG ROAD / VALLEYVIEW ROAD	433 & 445-453 (ODD) STRASBURG RD/ 50 VALLEYVIEW RD	Kitchener
Regional Municipality of Waterloo	OH-020	WILSON AVENUE	84 WILSON AVENUE	Kitchener
Regional Municipality of Waterloo	OH-022	HOLBORN DRIVE	65 HOLBORN DRIVE	Kitchener
Regional Municipality of Waterloo	OH-021	LORRAINE/NATCHEX	215 LORRAINE AVENUE	Kitchener
Regional Municipality of Waterloo	OH-007	REGINA STREET NORTH	335 REGINA SREET. N.	Waterloo
Regional Municipality of Waterloo	OH-001	WATERLOO - HIGH ST	1,3,5 HIGH ST.	Waterloo
Regional Municipality of Waterloo	OH-001	KITCHENER OH 1 - SCATTERED UNITS	12,16,20,24,28,32 QUEENSTON DR/ LORRAINE AVE/ KINZIE AVE/ MONTCALM DR	Kitchener
Regional Municipality of Waterloo	OH-003	WINDOM ROAD.	20 WINDOM ROAD.	Kitchener
Regional Municipality of Waterloo	OH-004	WEICHEL STREET	38,42,46,50 WEICHEL ST.	Kitchener
Regional Municipality of Waterloo	OH-006	OVERLEA DR/COURT	10,14,15-23(ODD), 20,24 OVERLEA DR.	Kitchener
Regional Municipality of Waterloo	OH-005	COURTLAND AVE EAST	1050-1062(EVEN) COURTLAND AVE EAST	Kitchener

Column 1		D : (A)		
Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
Regional Municipality of Waterloo	OH-015	HOLBORN DRIVE	49,45,51,53 HOLBORN DRIVE	Kitchener
Regional Municipality of Waterloo	OH-011	MOOREGATE CRESCENT	15-35 & 85-105 (ODD) MOOREGATE CRES	Kitchener
Regional Municipality of Waterloo	OH-012	SHELLEY DRIVE	440-470(EVEN) SHELLEY DRIVE	Kitchener
Regional Municipality of Waterloo	OH-014	GREENFIELD AVENUE	512,514,516,520,522 GREENFIELD AVE.	Kitchener
Regional Municipality of Waterloo	OH-010	GUERIN AVENUE	14-43(EVEN) GUERIN AVENUE	Kitchener
Regional Municipality of Waterloo	OH-013	MOWAT / CHANDLER	12-24(EVEN) MOWAT BLVD./ 175-215(ODD) CHANDLER DRIVE	Kitchener
Regional Municipality of Waterloo	OH-007	FOURTH AVENUE	210 FOURTH AVENUE	Kitchener
Regional Municipality of Waterloo	OH-008	WILSON AVENUE	82 WILSON AVENUE	Kitchener
Regional Municipality of Waterloo	OH-101	ELMIRA OH-19 SNYDER AVENUE NORTH	19 SNYDER STREET N.	Woolwich
Regional Municipality of Waterloo	OH-016	HOLBORN DRIVE	47 HOLBORN DRIVE	Kitchener
Regional Municipality of Waterloo	OH-017	GREENFIELD AVENUE	518 GREENFIELD AVE.	Kitchener
Regional Municipality of Waterloo	OH-002	WEBER STREET EAST	140 WEBER STREET E.	Kitchener
Regional Municipality of Waterloo	FP-101	GALT FP-1	106,108,109-121(ODD) BALLANTYNE/ 108-121 STEWART/ 37-43 MCKAY	Cambridge
Regional Municipality of Waterloo	FP-103	GALT FP-3	2-52 (EVEN) LUMSDEN/ 17-27 (ODD), 82,84,90,92 ALLISTON/ 7-11 (ODD), 15-39 (ODD) RADFORD	Cambridge
Regional Municipality of Waterloo	OH-107	GALT OH-7	125 CHAMPLAIN BLVD. (GALT)	Cambridge
Regional Municipality of Waterloo	OH-108	GALT OH-8	55 MAGOR DRIVE (GALT)	Campbellford - Seymour
Regional Municipality of Waterloo	OH-303	PRESTON OH-3	339 BISHOP STREET	Cambridge
Regional Municipality of Waterloo	OH-010	GALT OH-10	9 WESTGATE COURT (GALT)	Cambridge
Regional Municipality of Waterloo	OH-202	HESPELER OH-2	70 MULBERRY DRIVE	Cambridge
Regional Municipality of Waterloo	OH-301	PRESTON OH-1	581-595 (ODD) LANGS DRIVE	Cambridge
Regional Municipality of Waterloo	OH-201	HESPELER OH-1	129-161 (ODD) BECHTEL STREET	Cambridge
Regional Municipality of Waterloo	OH-102	GALT OH-2	136-142 (EVEN) ROUSE AVE./ GAIL ST	Cambridge
Regional Municipality of Waterloo	OH-104	GALT OH-4	196-199,202-205 SEKURA ST./ 241 SOUTHWOOD DRIVE	Cambridge
Regional Municipality of Waterloo	OH-105	GALT OH-5	50 CHALMERS STREET SOUTH (GALT)	Cambridge
Regional Municipality of Waterloo	OH-302	PRESTON OH-2	778 WALTER STREET	Cambridge
Regional Municipality of Waterloo	OH-106	GALT OH-6	168 GRAND AVE. SOUTH (GALT)	Cambridge

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
Regional Municipality of Waterloo	OH-101	GALT OH-1	143 CONCESSION STREET (GALT)	Cambridge
Regional Municipality of Waterloo	OH-002	CAMBRIDGE OH 2	95 CONCESSION STREET	Cambridge
County of Oxford	OH-003	VERNA DRIVE	1(A&B)-7(A&B) (ODD) VERNA DR.	Tillsonburg
County of Oxford	OH-004	135 CARROLL STREET	135 CARROLL STREET	Ingersoll
County of Oxford	OH-004	215 LISGAR AVENUE	215 LISGAR AVENUE	Tillsonburg
County of Oxford	OH-008	816 ALICE STREET	816 ALICE STREET	Woodstock
County of Oxford	OH-003	235 THAMES STREET NORTH	235 THAMES ST. NORTH. #1-23,EXCLUDING 13	Ingersoll
County of Oxford	OH-001	70 MARIA STREET	70 MARIA STREET	East Zorra - Tavistock
County of Oxford	OH-005	161 FYFE AVENUE	161 FYFE AVENUE	Woodstock
County of Oxford	OH-001	NORWICH / ALICE STREETS	259,265,270,273,276,277(A &B) KARN AV/ CROSS PL/ ALICE ST/ PAVEY ST.	Woodstock
County of Oxford	OH-001	EARLE STREET	47-61 (ODD) EARLE ST.	Tillsonburg
County of Oxford	OH-003	JAMES STREET	901-909 (EVEN & ODD) JAMES ST.	Woodstock
County of Oxford	OH-001	HARRIS/TUNIS STREETS	272 HARRIS ST. (UNITS 1-7)/ 329 TUNIS ST. (UNITS 1-8)	Ingersoll
County of Oxford	OH-002	57 ROLPH STREET	57 ROLPH STREET	Tillsonburg
County of Oxford	OH-002	221 THAMES STREET NORTH	221 THAMES ST. NORTH	Ingersoll
County of Oxford	OH-001	16 GEORGE STREET	16 GEORGE STREET	Norwich
County of Oxford	OH-001	742 PAVEY STREET	742 PAVEY STREET	Woodstock
County of Oxford	OH-004	82 FINKLE STREET	82 FINKLE STREET	Woodstock
County of Oxford	OH-002	174 LISGAR AVENUE	174 LISGAR AVENUE	Tillsonburg
County of Oxford	OH-005	178 EARL STREET	178 EARL STREET	Ingersoll
County of Oxford	OH-005	111 BROCK STREET	111 BROCK STREET	Zorra
County of Oxford	OH-001	738 PARKINSON ROAD	738 PARKINSON ROAD	Woodstock
*	FP-001	HAMILTON HEIGHTS	108-117 CAMPBELL ST/ CRAWFORD ST./ WELDON ST./ BRIEN ST./ CUNNINGHAM ST./ SMALE AVE.	Sault Ste. Marie
District of Sault Ste. Marie Social Services Administration Board	OH-006	ADRIAN DRIVE	66-92(EVEN) ADRIAN DR. 69-91(ODD) ADRIAN DR.	Sault Ste. Marie
District of Sault Ste. Marie Social Services Administration Board	OH-008	CHAPPLE STREET	101 CHAPPLE STREET	Sault Ste. Marie
District of Sault Ste. Marie Social Services Administration Board	OH-009	CHAPPLE STREET	53 CHAPPLE STREET	Sault Ste. Marie
District of Sault Ste. Marie Social Services Administration Board	OH-015	BAY STREET	615 BAY ST.	Sault Ste. Marie
District of Sault Ste. Marie Social Services Administration Board	OH-017	ALBERT STREET WEST	588 ALBERT ST.	Sault Ste. Marie

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality	
District of Sault Ste. Marie Social Services Administration Board	OH-007	ST GEORGES AVENUE EAST	345 ST GEORGES AVE EAST	Sault Ste. Marie	
District of Sault Ste. Marie Social Services Administration Board	OH-001	BOSTON AVENUE	11-15 DURBAN RD./ WILLOUGHBY AVE./ BOSTON AVE./ BASIL'S RD./ SYDENHAM RD./ SHANNON RD	Sault Ste. Marie	
District of Sault Ste. Marie Social Services Administration Board	OH-003	CHAPPLE / ALBION STREETS		Sault Ste. Marie	
District of Sault Ste. Marie Social Services Administration Board	OH-004	CHAPPLE STREET	55 CHAPPLE STREET	Sault Ste. Marie	
District of Sault Ste. Marie Social Services Administration Board	OH-002	POPLAR / MCNABB / BRIEN STREETS	227-253 (ODD) POPLAR AVE./ 237-271 (ODD) MCNABB ST./ 219-239,243 BRIAN AVE.	Sault Ste. Marie	
District of Sault Ste. Marie Social Services Administration Board		ALGOMA DISTRICT HOME	112 RIVER RD./ 15-133 MURPHY ST./ 52,89,104 WILLOWDALE AVE.	Sault Ste. Marie	
District of Thunder Bay Social Services Administration Board	FP-103	FORT WILLIAM FP-3	708,711,712,714,715,724 RUSKIN CRES/	Thunder Bay	
District of Thunder Bay Social Services Administration Board	FP-101	FORT WILLIAM FP-1	HALL PLACE 2106,2126,2130,2138 RIDGEWAY ST./ ISABELLA ST./ MCGREGOR AVE.	Thunder Bay	
District of Thunder Bay Social Services Administration Board	FP-102	FORT WILLIAM FP-2	2219,2223 MCGREGOR AVE./ MOODIE ST.	Thunder Bay	
District of Thunder Bay Social Services Administration Board	FP-001	FP-1/52 STRATHROY- GRESLEY COURT	10,22 GRESLEY COURT/ 115,226 STRATHCONA AVE.	Thunder Bay	
District of Thunder Bay Social Services Administration Board	FP-202	FP-2/63 QUEEN'S PARK	383,385,387,389,395,397 RAY BLVD./ HILL ST./ RUPERT ST.	Thunder Bay	
District of Thunder Bay Social Services Administration Board	OH-014	THUNDER BAY OH 14	201 ROWAN CRES	Thunder Bay	
District of Thunder Bay Social Services Administration Board	OH-010	130 W DONALD STREET	130 DONALD ST.	Thunder Bay	
District of Thunder Bay Social Services Administration Board	OH-001	JAMES STREET OH-1	500,516,548,568,584,592 JAMES ST.	Thunder Bay	
District of Thunder Bay Social Services Administration Board	OH-003	ACADEMY HTS/TRILLIUM OH-3	1-12 (EVEN & ODD) TRILLIUM WAY/ 75 ACADEMY DR	Thunder Bay	
District of Thunder Bay Social Services Administration Board	OH-004	544 NORTH COURT STREET	E 4 4 5 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	Thunder Bay	
District of Thunder Bay Social Services Administration Board	OH-001	401 FOURTH AVE SOUTH- WEST	101 5011551	Geraldton	
District of Thunder Bay Social Services Administration Board	OH-005	275 MADELINE STREET	275 MADELINE ST	Thunder Bay	
Services Administration Board	OH-015	SIMON FRAZER DR / MCGILL CRES	517,528 SIMON FRASER DR/ 515,575 MCGILL CRES.	Thunder Bay	
District of Thunder Bay Social Services Administration Board	OH-001	NIPIGON (NOAH PROJ) OH 1	101 105 105 155	Nipigon	

Column 1 Service Manager	Reference No	Project Name	Project Address	
District of Thunder Bay Social Services Administration Board	OH-001	NAKINA (HOME PROJ) OH1	1-8 NAKINA	Nakina
District of Thunder Bay Social Services Administration Board	OH-002	1100 LINCOLN STREET	1100 LINCOLN ST.	Thunder Bay
District of Thunder Bay Social Services Administration Board	OH-001	CENTENNIAL DR - LONGLAC	101-123 (ODD) CENTENNIAL DR.	Longlac
District of Thunder Bay Social Services Administration Board	OH-201	PORT ARTHUR OH-201	239-247(ODD),223, 246 WINDSOR ST./ CLARKSON ST/ JOHN ST.	Thunder Bay
District of Thunder Bay Social Services Administration Board	OH-101	LIMBRICK STREET OH-101	LIMBRICK STREET	Thunder Bay
District of Thunder Bay Social Services Administration Board	OH-203	707 JOHN ST/288 WINDSOR ST	707 JOHN ST./288 WINDSOR ST.	Thunder Bay
District of Thunder Bay Social Services Administration Board	Private	DONALD / GREY / MINTO STREETS	205-211 (ODD) GREY ST./ MINTO ST./ VALOUR PL/ DONALD ST	Thunder Bay C
District of Thunder Bay Social Services Administration Board	OH-204	NORTH COURT STREET - OH 204	520,532,540 NORTH COURT ST.	Thunder Bay
District of Thunder Bay Social Services Administration Board	OH-202	514 NORTH COURT STREET	514 NORTH COURT ST.	Thunder Bay
District of Thunder Bay Social Services Administration Board	OH-102	THUNDER BAY OH 102	150 DONALD ST	Thunder Bay
District of Thunder Bay Social Services Administration Board	OH-001	WHITMAN COURT OH-1	101-115,201-216 WHITMAN CRT.	Marathon
District of Thunder Bay Social Services Administration Board	OH-003	FOURTH AVE SOUTHWEST OH-3	FOURTH STREET SOUTHWEST	Geraldton
District of Thunder Bay Social Services Administration Board	OH-001	NOAH PROJECT (UPSALA OH 1)	1-6 TILFORD ST.	Upsala
District of Thunder Bay Social Services Administration Board	OH-001	NOAH PROJECT OH-1	LOTS 35-37 (ODD) LYNX AVE.	Manitou- wadge
District of Thunder Bay Social Services Administration Board	OH-012	AMELIA ST OH-12	230 AMELIA ST.	Thunder Bay
District of Thunder Bay Social Services Administration Board	OH-001	610 WINNIPEG STREET	610 WINNIPEG STREET	Schreiber
District of Thunder Bay Social Services Administration Board	OH-016	REGENT STREET	9 REGENT STREET	Thunder Bay
District of Thunder Bay Social Services Administration Board	OH-021	925 SIMPSON STREET	925 SIMPSON ST.	Thunder Bay
District of Thunder Bay Social Services Administration Board	Private	600 MCLAUGHLIN ST	600 MCLAUGHLIN ST	Thunder Bay C
District of Thunder Bay Social Services Administration Board	OH-001	NOAH PROJECT (SAVANT LAKE OH 1)	KING ST./1-8 BRADLEY RD.	Savant Lake
District of Timiskaming Social Services Administration Board	OH-001	LAKE STREET	101-110,201-212,214 LAKE ST.	James
District of Timiskaming Social Services Administration Board	OH-002	GOODFISH / TWEEDSMUIR	25 TWEEDSMUIR AVE.	Kirkland Lake
District of Timiskaming Social Services Administration Board	OH-004	MAIN ST/7TH AVENUE - ARMSTRONG OH 4	TENTH STREET WEST	Armstrong
District of Timiskaming Social Services Administration Board	OH-003	SEVENTH - ARMSTRONG OH 3	10-20 (EVEN), SEVENTH ST.	Armstrong
District of Timiskaming Social Services Administration Board	OH-002	NINTH AVENUE - ENGLEHART OH 2	30 NINTH AVE.	Englehart
District of Timiskaming Social Services Administration Board	OH-002	MILLER AVENUE - COBALT OH 2	100 MILLER AVENUE	Cobalt
District of Timiskaming Social Services Administration Board	OH-004	TWEEDSMUIR AVENUE - KIRKLAND LAKE OH 104	25 TWEEDSMUIR AVE.	Kirkland Lake

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
District of Timiskaming Social Services Administration Board	OH-103	TECK TOWNSHIP OH-3 - KIRKLAND LAKE OH 103	42 CHURCHILL DR.	Kirkland Lake
District of Timiskaming Social Services Administration Board	OH-101	BUCKINGHAM DRIVE	390 LAKEVIEW AVENUE	Haileybury
District of Timiskaming Social Services Administration Board	OH-002	ARMSTRONG TOWNSHIP	37 TENTH STR. WEST	Armstrong
District of Timiskaming Social Services Administration Board	OH-001	MARKET STREET	100 MARKET ST.	New Liskeard
District of Timiskaming Social Services Administration Board	OH-101	TECK TOWNSHIP OH-1	108-114(EVEN) FIFTH ST./ DAY AVE./ QUEEN ST./ PRINCE ST.	Kirkland Lake
District of Timiskaming Social Services Administration Board	OH-001	TENTH AVENUE - ENGLEHART OH 1	63 TENTH AVE.	Englehart
District of Timiskaming Social Services Administration Board	OH-001	ARMSTRONG OH 1	37 TENTH STR. WEST	Armstrong
District of Timiskaming Social Services Administration Board	OH-001	THOMPSON BLVD	99 THOMPSON BLVD.	Larder Lake
District of Timiskaming Social Services Administration Board	OH-003	FIFTH AVENUE - ENGLEHART OH 3	108 FIFTH AVE.	Englehart
District of Timiskaming Social Services Administration Board	OH-003	HOME PROJECT	552 BROADWOOD AVE./ BOLGER AVE./ AGNES	New Liskeard
District of Timiskaming Social Services Administration Board	OH-003	LANG ST/FERLAND AVE - COBALT OH 3	26 FERLAND AVE.	Cobalt
District of Timiskaming Social Services Administration Board	OH-005	154 MARKET STREET	154 MARKET STREET	New Liskeard
District of Timiskaming Social Services Administration Board	Private	480 BROADWAY ST	480 BROADWAY ST	Haileybury Tp
District of Timiskaming Social Services Administration Board	Private	TWEEDSMUIR AVE & GOODFISH ROAD	TWEEDSMUIR AVE & GOODFISH ROAD	Kirkland Lake
United Counties of Leeds and Grenville	FP-003	CLOVERLEAF PARK	258,264,270,290,296 ROBERTA CRESC./ VICTOR RD	Prescott
United Counties of Leeds and Grenville	FP-001	PRESCOTT (SCATTERED UNITS)	527,585 EDWARD ST.	Prescott
United Counties of Leeds and Grenville	FP-002	MCCAULEY GARDENS	435,449,507,523,527 CHURCHILL RD.	Prescott
United Counties of Leeds and Grenville	OH-001	LEWIS STREET	LEWIS STREET	Merrickville - Wolford
United Counties of Leeds and Grenville	OH-006	WATER STREET	240 WATER STREET	Prescott
United Counties of Leeds and Grenville	OH-003	DOUGLAS DRIVE	500,502,508,510,516,518 DOUGLAS DRIVE	Prescott
United Counties of Leeds and Grenville	OH-001	BRIDGE / OXFORD STREETS	200 BRIDGE ST. W.	North Grenville
United Counties of Leeds and Grenville	OH-001	HELEN STREET	665 HELEN STREET	Cardinal
United Counties of Leeds and Grenville	OH-001	VICTOR CRESCENT	201-211,213 VICTOR CRESC.	Prescott
United Counties of Leeds and Grenville	OH-004	DOUGLAS DRIVE	503 DOUGLAS DRIVE	Prescott
United Counties of Leeds and Grenville	OH-002	HYDE STREET	1-7 (EVEN & ODD) HYDE STREET	Prescott
United Counties of Leeds and Grenville	OH-001	THE MAPLES	BENNETT STREET (SPENCERVILLE)	Edwards- burgh
United Counties of Leeds and Grenville	OH-002	BROCK / READ / DRUMMOND	BROCK / READ / DRUMMOND	Merrickville - Wolford

Column 1 Service Manager	Reference No	Project Name	Project Address	Municipality/ former Municipality
United Counties of Leeds and Grenville	FP-003	REYNOLD / SALISBURY	86,98 REYNOLDS DR./ BISLEY CRES/ SALISBURY/	Brockville
United Counties of Leeds and Grenville	FP-002	BRIGHTON CRESCENT	24,28,32,35,36,39,40,43, 44,47,48,51,52,55,56,60, 95,96,100,104,108,112, 116,120 BRIGHTON CRES	Brockville
United Counties of Leeds and Grenville	FP-004	BISLEY / REYNOLDS	86,90,98 BISLEY CRES.	Brockville
United Counties of Leeds and Grenville	OH-003	GLENGARRY ROAD	5 1/2 GLENGARRY ROAD	Brockville
United Counties of Leeds and Grenville	OH-001	STONE STREET	150 STONE STREET	Gananoque
United Counties of Leeds and Grenville	OH-001	BEDFORD STREET, WESTPORT	BEDFORD STREET	Westport
United Counties of Leeds and Grenville	OH-004	HASTINGS DRIVE	11 HASTINGS DRIVE	Brockville
United Counties of Leeds and Grenville	OH-001	BARTHOLOMEW STREET	280,284,288 BARTHOLOMEW STREET	Brockville
United Counties of Leeds and Grenville	OH-005	WATER STREET WEST	80 WATER STREET WEST	Brockville
United Counties of Leeds and	OH-002	REYNOLDS DRIVE	55 REYNOLDS DRIVE	Brockville
Grenville United Counties of Leeds and Grenville	OH-001	YONGE / CENTRE STREETS	YONGE/CENTRE ST.	Front of Leeds & Lansdowne
United Counties of Leeds and Grenville	OH-007	PEDEN BLVD	1287 PEDEN BLVD.	Brockville
United Counties of Leeds and Grenville	OH-001	MILLER DRIVE	3 MILLER DRIVE	Front of Yonge
United Counties of Prescott	OH-003	JAMES STREET	655,657,665,667,675,677 JAMES ST.	Hawkesbury
United Counties of Prescott and Russell	OH-005	675 PORTLANCE AVENUE	675 PORTLANCE AVE. (101-123, 201-228)	Hawkesbury
United Counties of Prescott and Russell	OH-006	PORTELANCE AVE./ TACHE BLVD	695,697,705,707,715 PORTLANCE AVE.	Hawkesbury
United Counties of Prescott	OH-001	GLADSTONE STREET	421,423,436-439 GLADSTONE ST.	Hawkesbury
United Counties of Prescott and Russell	OH-002	345 HAMILTON STREET	345 HAMILTON ST. (103-116 & 201-216)	Hawkesbury
United Counties of Prescott	OH-002	DERBY AVENUE	DERBY AVE. (101-104)	Champlain
and Russell United Counties of Prescott and Russell	OH-001	LAURIER AVENUE	2169 LAURIER AVE.	Clarence - Rockland
United Counties of Prescott	OH-007	PRESCOTT-RUSSELL	(101-108, 201-211) 538,664 JAMES ST.	Hawkesbury
and Russell United Counties of Prescott	OH-001	BOYD STREET	69,71,75,77,81,83,87,89,93 BOYD ST.	Champlain
and Russell United Counties of Prescott and Russell	Private	472 CHURCH STREET E.	472 CHURCH STREET E. 101-114 & 201-216)	Russell Tp

Schedule B

	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN
	Service Manager as of January 1, 2001	Number of Households whose income is no greater than the Household Income Limit	Number of High Need Households	Number of Modified Units
1.	City of Toronto	32,254	24,191	568
2.	Regional Municipality of Durham	1,627	1,259	11
3.	Town of Norfolk	395	296	5
4.	Regional Municipality of Halton	1,574	1,181	16
5.	City of Hamilton	5,473	4,105	68
6.	Regional Municipality of Niagara	3,020	2,265	40
7.	City of Ottawa	10,035	7,526	121
8.	Regional Municipality of Peel	2,212	1,659	70
9.	City of Greater Sudbury	2,401	1,801	0
10.	Regional Municipality of Waterloo	3,022	2,267	131
11.	Regional Municipality of York	961	721	7
12.	District Municipality of Muskoka	234	176	0
13.	City of Brantford	997	748	29
14.	County of Bruce	422	317	3
15.	Municipality of Chatham-Kent	707	530	25
16.	County of Dufferin	272	204	10
17	City of St. Thomas	512	384	10
18.	City of Windsor	3,758	2,819	47
19.	City of Kingston	1,411	1,058	27
20.	County of Grey	886	665	10
21.	County of Hastings	1,283	962	7
22.	County of Huron	422	317	5
23.	County of Lambton	768	576	27
24.	County of Lanark	556	312	19
25.	United Counties of Leeds and Grenville	741	556	10
26.	County of Lennox and Addington	500	375	2
27.	City of London	3,523	2,642	86
28.	County of Northumberland	367	275	2
29.	County of Oxford	641	481	5
30.	City of Stratford	777	583	15
31.	City of Peterborough	1,014	761	11
32.	United Counties of Prescott and Russell	379	284	26
33.	County of Renfrew	976	732	11
34.	County of Simcoe	1,287	965	6
35.	City of Cornwall	1,331	998	88
36.	City of Kawartha Lakes	543	407	13
37.	County of Wellington	1,353	1,015	26
38.	Algoma District Services Administration Board	364	273	0
39.	District of Sault Ste. Marie Social Services Administration Board	1,235	926	0
40.	District of Cochrane Social Services Administration Board	1,426	1,070	54
11.	Kenora District Services Board	454	341	10
12.	Manitoulin-Sudbury District Social Services Administration Board	198	149	4
13.	District of Nipissing Social Services Administration Board	682	512	35
14.	District of Parry Sound Social Services Administration Board	212	159	10
15.	District of Rainy River Social Services Administration Board	312	234	3
16.	District of Thunder Bay Social Services Administration Board	2,060	1,545	52
17.	District of Timiskaming Social Services Administration Board	463	185	147

53/00

ONTARIO REGULATION 646/00

made under the

HUMAN RIGHTS CODE

Made: December 13, 2000 Filed: December 15, 2000

Amending O. Reg. 290/98

(Business Practices Permissible to Landlords in Selecting Prospective Tenants for Residential Accommodation)

Note: Ontario Regulation 290/98 has previously been amended by Ontario Regulation 31/00.

- 1. Section 3 of Ontario Regulation 290/98 is amended by striking out "2 or 3" and substituting "1.1, 2 or 3".
- 2. This Regulation comes into force on the day section 179 of the Social Housing Reform Act, 2000 comes into force.

RÈGLEMENT DE L'ONTARIO 646/00

pris en application du

CODE DES DROITS DE LA PERSONNE

pris le 13 décembre 2000 déposé le 15 décembre 2000

modifiant le Règl. de l'Ont. 290/98

(Pratiques de commerce auxquelles les locateurs sont autorisés à avoir recours pour choisir les locataires éventuels d'un logement)

Le Règlement de l'Ontario 290/98 a été modifié antérieurement par le Règlement de l'Ontario 31/00.

- 1. L'article 3 du Règlement de l'Ontario 290/98 est modifié par substitution de «1.1, 2 ou 3» à «2 ou 3».
- 2. Le présent règlement entre en vigueur le même jour que l'article 179 de la Loi de 2000 sur la réforme du logement social.

53/00

ONTARIO REGULATION 647/00

made under the

TENANT PROTECTION ACT, 1997

Made: December 13, 2000 Filed: December 15, 2000

Amending O. Reg. 194/98 (General)

Since the end of 1999, Ontario Regulation 194/98 has been Note: amended by Ontario Regulations 76/00, 143/00 and 204/00. Previous amendments are listed in the Table of Regulations published in The Ontario Gazette dated January 22, 2000.

- 1. Paragraph 8 of section 29 of Ontario Regulation 194/98 is amended by striking out "2 or 3" and substituting "1.1, 2 or 3".
- 2. Section 37 of the Regulation is revoked and the following substituted:
- 37. The following federal, provincial or municipal programs are prescribed for the purposes of paragraph 2 of subsection 5 (1) of the Act:

- 1. Non-Profit Low Rental Housing Program administered under the National Housing Act (Canada).
- 2. Non-Profit 2% Write-Down Non-Profit Housing Program administered under the National Housing Act (Canada).
- 3. Non-Profit Full Assistance Housing Programs administered before January 1, 2001 by the Ministry, not including the Municipal Non-Profit Housing Program, but including:
 - i. JobsOntario Homes.
 - ii. The Ontario Non-Profit Housing Program (P-3000).
 - iii. The Ontario Non-Profit Housing Program (P-3600).
 - iv. The Ontario Non-Profit Housing Program (P-10,000).
 - v. Homes Now.
 - vi. Federal/Provincial Non-Profit Housing Program (1986-
- 4. Municipal Non-Profit Housing Program (1978-1985).
- 5. Municipal Assisted Housing Program (Toronto Housing Com-
- 6. Urban Native Fully Targeted Housing Program administered under the National Housing Act (Canada).
- 7. Urban Native 2% Write-Down and Additional Assistance Program administered under the National Housing Act (Canada).
- 8. Rural and Native Rental Housing Program administered under the National Housing Act (Canada).
- 3. This Regulation comes into force on the day section 179 of the Social Housing Reform Act, 2000 comes into force.

RÈGLEMENT DE L'ONTARIO 647/00

pris en application de la

LOI DE 1997 SUR LA PROTECTION DES LOCATAIRES

pris le 13 décembre 2000 déposé le 15 décembre 2000

modifiant le Règl. de l'Ont. 194/98 (Dispositions générales)

Remarque: Depuis la fin de 1999, le Règlement de l'Ontario 194/98 a été modifié par les Règlements de l'Ontario 76/00, 143/00 et 204/00. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la Gazette de l'Ontario du 22 janvier 2000.

- 1. La disposition 8 de l'article 29 du Règlement de l'Ontario 194/98 est modifiée par substitution de «1.1, 2 ou 3» à «2 ou 3».
- 2. L'article 37 du Règlement est abrogé et remplacé par ce qui
- 37. Les programmes fédéraux, provinciaux ou municipaux suivants sont prescrits pour l'application de la disposition 2 du paragraphe 5 (1) de la Loi:
 - 1. Programme de logement sans but lucratif à bas loyers administré en application de la Loi nationale sur l'habitation (Canada)
 - 2. Programme de logement sans but lucratif (réduction du taux d'intérêt à 2 %) administré en application de la Loi nationale sur l'habitation (Canada).

- 3. Programme de logement sans but lucratif «subvention complète» administré avant le 1^{er} janvier 2001 par le ministère, lequel ne comprend pas le programme de logement municipal sans but lucratif mais comprend les programmes suivants :
 - i. boulotOntario Logement.
 - Programme ontarien de logements à but non lucratif (P 3000).
 - Programme ontarien de logements à but non lucratif (P 3600).
 - Programme ontarien de logements à but non lucratif (P 10000).
 - v. Maisons pour de bon.
 - Programme fédéral-provincial de logements à but non lucratif (1986-1993).
- Programme de logements sans but lucratif des municipalités (1978-1985).
- Programme de logements subventionnés (Toronto Housing Company).
- Programme de logement pour autochtones en milieu urbain (ciblé) administré en application de la Loi nationale sur l'habitation (Canada).
- Programme de logement pour autochtones en milieu urbain (réduction du taux d'intérêt à 2 % et aide supplémentaire) administré en application de la Loi nationale sur l'habitation (Canada).
- Programme de logement pour les ruraux et les autochtones administré en application de la Loi nationale sur l'habitation (Canada).
- 3. Le présent règlement entre en vigueur le même jour que l'article 179 de la Loi de 2000 sur la réforme du logement social.

53/00

ONTARIO REGULATION 648/00 made under the

MUNICIPAL ACT

Made: December 13, 2000 Filed: December 15, 2000

Revoking O. Reg. 569/98 (Determination of Apportionments and Levies, 1998)

1. Ontario Regulation 569/98 is revoked.

53/00

ONTARIO REGULATION 649/00

made under the

MENTAL HOSPITALS ACT

Made: December 13, 2000 Filed: December 15, 2000

Amending Reg. 744 of R.R.O. 1990 (General)

Note: Since the end of 1999, Regulation 744 has been amended by Ontario Regulations 562/00 and 599/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. (1) Item 6 of Table 1 of Regulation 744 of the Revised Regulations of Ontario, 1990 is amended by adding "but before January 1, 2001" after "1998" in Column 1.
- (2) Table 1 of the Regulation is amended by adding the following item:
 - 7. On or after January 1, 2001. \$1,216.64 \$40

53/00

ONTARIO REGULATION 650/00 made under the HOMES FOR SPECIAL CARE ACT

Made: December 13, 2000 Filed: December 15, 2000

Amending Reg. 636 of R.R.O. 1990 (General)

Note: Since the end of 1999, Regulation 636 has been amended by Ontario Regulation 66/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Subsection 43 (1) of Regulation 636 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:
- (1) If a resident in a home for special care is unable to pay for his or her care and maintenance, the Minister may pay to the licensee of the home,
 - (a) \$1,216.64 for each full month the resident receives care and maintenance in the home; and
 - (b) for the time that does not constitute a full month that the resident receives care and maintenance in the home, \$40 per day.
- 2. This Regulation comes into force on January 1, 2001.

53/00

ONTARIO REGULATION 651/00

made under the

HOMES FOR SPECIAL CARE ACT

Made: October 4, 2000 Filed: December 15, 2000

Amending Reg. 636 of R.R.O. 1990 (General)

Note: Since the end of 1999, Regulation 636 has been amended by Ontario Regulations 66/00 and 651/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

1. (1) The definition of "administrator" in section 1 of Regulation 636 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"administrator" means a person in charge of a home for special care;

- (2) The definitions of "approved home", "basic accommodation", "board", "burial", "Director", "funeral", "heavy care", "licensed nursing home", "licensed residential home", "licensed supportive residential care facility" and "light care" in section 1 of the Regulation are revoked.
- (3) The definition of "Ministry" in section 1 of the Regulation is revoked and the following substituted:

"Ministry" means the Ministry of Health and Long-Term Care;

(4) The definition of "trustee" in section 1 of the Regulation is revoked and the following substituted:

"trustee" means the Public Guardian and Trustee, a guardian of property duly appointed under the Substitute Decisions Act, 1992, an attorney under a continuing power of attorney, a trustee duly appointed under a statute, a will or other instrument.

- 2. Section 2 of the Regulation is revoked.
- 3. Parts I and II of the Regulation are revoked.
- 4. The heading immediately preceding section 19 of the Regulation is revoked and the following substituted:

PART III STANDARDS

- 5. Section 19 of the Regulation is revoked.
- 6. Sections 20, 21, 22 and 23 of the Regulation are amended by striking out "licensed residential home" wherever it occurs and substituting in each case "home for special care".
 - 7. Subsection 24 (2) of the Regulation is amended,
 - (a) by striking out "licensed residential home" wherever it occurs and substituting in each case "home for special care"; and
 - (b) by revoking subparagraphs 2 v and 3 viii.
- 8. Section 26 of the Regulation is amended by striking out the portion preceding clause (a) and substituting the following:
 - 26. The administrator of a home for special care shall,
- 9. (1) Subsection 29 (1) of the Regulation is amended by striking out "The Minister may issue a licence to a residential home" and substituting "The Minister may issue a licence to a home for special care".

- (2) Subsection 29 (2) of the Regulation is amended by striking out "A licence for a residential home" and substituting "A licence for a home for special care".
- (3) Subsection 29 (3) of the Regulation is amended by striking out "licence for a residential home" and substituting "licence for a home for special care".
- 10. Section 33 of the Regulation is revoked and the following substituted:
- 33. A person with a serious mental disorder may be admitted to a home for special care upon his or her own application, the application of a guardian of the person duly appointed under the Substitute Decisions Act, 1992, a person acting under a valid power of attorney for personal care or a lawfully authorized substitute decision-maker if, immediately before his or her admission to the home, the person had been a patient,
 - (a) at the Queen Street site of the Centre for Addiction and Mental Health located in Toronto;
 - (b) in an institution within the meaning of the *Mental Hospitals Act*; or
 - (c) in an institution within the meaning of the Mental Hospitals Act that became a division or other part of another facility subsequent to the implementation of a plan for the restructuring of hospital services.
 - 11. Sections 34, 34.1 and 35 of the Regulation are revoked.
- 12. The heading immediately preceding section 36 of the Regulation is revoked.
 - 13. Sections 36, 37 and 38 of the Regulation are revoked.
- 14. The heading immediately preceding section 39 of the Regulation is revoked and the following substituted:

PART VII INSPECTORS

- 15. Section 40 of the Regulation is amended by striking out "Fire Marshals Act" and substituting "Fire Protection and Prevention Act, 1997".
- 16. Section 41 of the Regulation is amended by striking out "or when requested by the Director" at the end.
- 17. Section 42 of the Regulation is revoked and the following substituted:
- 42. The Minister may arrange with the board of any organization having objects of a charitable nature for assistance from the board in the inspection and supervision of accommodations and facilities in a home for special care and in the supervision of its residents.
- 18. (1) Subsections 43 (1) to (9) of the Regulation are revoked and the following substituted:
- (1) If a resident in a home for special care is unable to pay for his or her care and maintenance, the Minister may pay to the licensee of the home,
 - (a) \$1,049.39 for each full month the resident receives care and maintenance in the home; and
 - (b) for the time that does not constitute a full month that the resident receives care and maintenance in the home, \$34.50 per day.
- (2) The Minister may pay the amounts mentioned in subsection (1) in respect of a resident even though the resident is absent from the home for a period of up to 14 consecutive days.

- (3) In addition to the amounts prescribed in subsection (1), the Minister may pay for any medical care, clothing, toiletries or other personal necessities required by and supplied to a resident and may pay for the funeral and burial expenses of a resident.
- (2) Subsection 43 (10) of the Regulation is amended by striking out "subsections (1) to (6) and subsection (9)" at the end and substituting "subsections (1) and (3)".
- (3) Subsection 43 (11) of the Regulation is amended by striking out "subsections (1) to (6) and subsection (9)" at the end and substituting "subsections (1) and (3)".
- (4) Subsection 43 (13) of the Regulation is amended by striking out "subsection (1), (2), (3), (4), (5), (6) or (9)" and substituting "subsection (1) or (3)".
 - 19. Section 44 of the Regulation is revoked.
 - 20. Part X of the Regulation is revoked.
 - 21. Table 1 of the Regulation is revoked.

53/00

ONTARIO REGULATION 652/00

made under the

COURTS OF JUSTICE ACT

Made: November 7, 2000 Approved: December 13, 2000 Filed: December 15, 2000

Amending Reg. 194 of R.R.O. 1990 (Rules of Civil Procedure)

Note: Since the end of 1999, Regulation 194 has been amended by Ontario Regulations 24/00, 25/00 and 504/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

1. Regulation 194 of the Revised Regulations of Ontario, 1990 is amended by adding the following rule:

ORDINARY AND SIMPLIFIED PROCEDURE

- 14.03.1 The simplified procedure set out in Rule 76 shall be used in actions to which subrule 76.02 (1) applies, and may be used in other actions in accordance with subrule 76.02 (2); otherwise, the ordinary procedure set out in these Rules shall be used in all proceedings.
 - 2. Rule 76.11 of the Regulation is revoked.
- 3. Forms 14A and 14C of the Regulation are amended by adding the following before the heading "CLAIM" in each case:

(In an action under the simplified procedure provided in Rule 76, add:)

THIS ACTION IS BROUGHT AGAINST YOU UNDER THE SIMPLIFIED PROCEDURE PROVIDED IN RULE 76 OF THE RULES OF CIVIL PROCEDURE.

4. Form 14D of the Regulation is amended by adding the following immediately before paragraph 1:

(In an action under the simplified procedure provided in Rule 76, add:)

THIS ACTION IS BROUGHT AGAINST YOU UNDER THE SIMPLIFIED PROCEDURE PROVIDED IN RULE 76 OF THE RULES OF CIVIL PROCEDURE.

- 5. (1) Form 30A of the Regulation is amended by adding the following paragraph:
- 6. I have listed in Schedule D the names and addresses of persons who might reasonably be expected to have knowledge of transactions or occurrences in issue. (Strike out this paragraph if the action is not being brought under the simplified procedure.)
- (2) Form 30A of the Regulation is amended by adding after "documents" under the heading "CERTIFICATE OF SOLICITOR" "and, where the action is brought under the simplified procedure, of providing the list required under rule 76.04".
- (3) Form $30\mathrm{A}$ of the Regulation is amended by adding the following Schedule:

Schedule D

(To be filled in only if the action is being brought under the simplified procedure.)

Names and addresses of persons who might reasonably be expected to have knowledge of transactions or occurrences in issue.

- $6.\ (1)$ Form 30B of the Regulation is amended by adding the following paragraph:
- 7. I have listed in Schedule D the names and addresses of persons who might reasonably be expected to have knowledge of transactions or occurrences in issue. (Strike out this paragraph if the action is not being brought under the simplified procedure.)
- (2) Form 30B of the Regulation is amended by adding after "documents" under the heading "CERTIFICATE OF SOLICITOR" "and, where the action is brought under the simplified procedure, of providing the list required under rule 76.04".
- (3) Form 30B of the Regulation is amended by adding the following Schedule:

Schedule D

(To be filled in only if the action is being brought under the simplified procedure.)

Names and addresses of persons who might reasonably be expected to have knowledge of transactions or occurrences in issue.

7. The Regulation is amended by adding the following Form:

Form 76A

Courts of Justice Act

NOTICE OF READINESS FOR PRE-TRIAL CONFERENCE

(General heading)

NOTICE OF READINESS FOR PRE-TRIAL CONFERENCE

The (identify party) is ready for a pre-trial conference and is setting this action down for trial. A pre-trial conference in the action will proceed as scheduled and the trial will proceed when the action is reached on the trial list, unless the court orders otherwise.

CERTIFICATE OF SOLICITOR

I CERTIFY that there was a settlement conference under rule 76.07.

Date (Signature of Solicitor)

(Name, address, telephone number and fax number of solicitor or party giving notice)

- TO (Name and address of solicitor or party receiving notice)
- 8. Tariff A to the Regulation is amended by adding the following item:
 - 10.1 Settlement conference under rule 76.07...... \$100

This item includes preparation and counsel fee.

9. This Regulation comes into force on December 30, 2000.

RÈGLEMENT DE L'ONTARIO 652/00

pris en application de la

LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 7 novembre 2000 approuvé le 13 décembre 2000 déposé le 15 décembre 2000

modifiant le Règl. 194 des R.R.O. de 1990 (Règles de procédure civile)

Remarque:

Depuis la fin de 1999, le Règlement 194 a été modifié par les Règlements de l'Ontario 24/00, 25/00 et 504/00. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 22 janvier 2000.

1. Le Règlement 194 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction de la règle suivante :

PROCÉDURES ORDINAIRE ET SIMPLIFIÉE

- 14.03.1 La procédure simplifiée énoncée à la Règle 76 est suivie dans les actions auxquelles s'applique le paragraphe 76.02 (1), et peut être suivie dans d'autres actions conformément au paragraphe 76.02 (2); la procédure ordinaire énoncée dans les présentes règles est suivie dans toutes les autres instances.
 - 2. La règle 76.11 du Règlement est abrogée.
- 3. Les formules 14A et 14C du Règlement sont modifiées par insertion de ce qui suit avant la rubrique «DEMANDE» dans chaque cas :

(Dans une action régie par la procédure simplifiée prévue par la Règle 76, ajouter :)

L'ACTION EST INTRODUITE CONTRE VOUS DANS LE CADRE DE LA PROCÉDURE SIMPLIFIÉE PRÉVUE PAR LA RÈGLE 76 DES RÈGLES DE PROCÉDURE CIVILE.

4. La formule 14D du Règlement est modifiée par insertion de ce qui suit immédiatement avant le paragraphe 1 :

(Dans une action régie par la procédure simplifiée prévue par la Règle 76, ajouter :)

L'ACTION EST INTRODUITE CONTRE VOUS DANS LE CADRE DE LA PROCÉDURE SIMPLIFIÉE PRÉVUE PAR LA RÈGLE 76 DES RÈGLES DE PROCÉDURE CIVILE.

- 5. (1) La formule 30A du Règlement est modifiée par adjonction du paragraphe suivant :
- 6. J'ai dressé à l'annexe D la liste des noms et adresses des personnes dont on pourrait raisonnablement s'attendre qu'elles aient

connaissance des opérations ou des événements en litige. (Rayer le présent paragraphe si l'action n'est pas introduite dans le cadre de la procédure simplifiée.)

- (2) La formule 30A du Règlement est modifiée par insertion de «et, s'il s'agit d'une action introduite dans le cadre de la procédure simplifiée, de fournir la liste exigée par la règle 76.04» après «pertinents» sous la rubrique «CERTIFICAT DU PROCUREUR».
- (3) La formule 30A du Règlement est modifiée par adjonction de l'annexe suivante :

Annexe D

(Ne remplir que si l'action est introduite dans le cadre de la procédure simplifiée.)

Noms et adresses des personnes dont on pourrait raisonnablement s'attendre qu'elles aient connaissance des opérations ou des événements en litige.

- 6. (1) La formule 30B du Règlement est modifiée par adjonction du paragraphe suivant :
- 7. J'ai dressé à l'annexe D la liste des noms et adresses des personnes dont on pourrait raisonnablement s'attendre qu'elles aient connaissance des opérations ou des événements en litige. (Rayer le présent paragraphe si l'action n'est pas introduite dans le cadre de la procédure simplifiée.)
- (2) La formule 30B du Règlement est modifiée par insertion de «et, s'il s'agit d'une action introduite dans le cadre de la procédure simplifiée, de fournir la liste exigée par la règle 76.04» après «pertinents» sous la rubrique «CERTIFICAT DU PROCUREUR».
- (3) La formule 30B du Règlement est modifiée par adjonction de l'annexe suivante :

Annexe D

(Ne remplir que si l'action est introduite dans le cadre de la procédure simplifiée.)

Noms et adresses des personnes dont on pourrait raisonnablement s'attendre qu'elles aient connaissance des opérations ou des événements en litige.

7. Le Règlement est modifié par adjonction de la formule sui-

Formule 76A

Loi sur les tribunaux judiciaires

AVIS DE MISE EN ÉTAT EN VUE DE LA CONFÉRENCE PRÉPARATOIRE AU PROCÈS

(titre)

AVIS DE MISE EN ÉTAT EN VUE DE LA CONFÉRENCE PRÉPARATOIRE AU PROCÈS

L'action est en état en vue de la conférence préparatoire au procès en ce qui concerne (désigner la partie) et celui-ci (celle-ci) procède à l'inscription de l'action pour instruction. La conférence préparatoire au procès dans le cadre de l'action se tiendra comme prévu et l'instruction de l'action aura lieu à son tour de rôle, sauf ordonnance contraire du tribunal.

CERTIFICAT DU PROCUREUR

JE CERTIFIE qu'une conférence en vue d'une transaction a eu lieu conformément à la règle 76.07.

Date :(Signature du procureur)

(Nom, adresse et numéros de téléphone et de télécopieur du procureur ou de la partie qui remet l'avis)

DESTINATAIRE: (Nom et adresse du procureur ou de la partie qui reçoit l'avis)

- 8. Le tarif A du Règlement est modifié par adjonction du poste suivant :
 - 10.1 Conférence en vue d'une transaction prévue par la règle 76.07 100 \$

Ce poste comprend la préparation et les honoraires d'avocat.

9. Le présent règlement entre en vigueur le 30 décembre 2000. 53/00

ONTARIO REGULATION 653/00

made under the

COURTS OF JUSTICE ACT

Made: November 7, 2000 Approved: December 13, 2000 Filed: December 15, 2000

Amending Reg. 194 of R.R.O. 1990 (Rules of Civil Procedure)

Note: Since the end of 1999, Regulation 194 has been amended by Ontario Regulations 24/00, 25/00, 504/00 and 652/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

1. Regulation 194 of the Revised Regulations of Ontario, 1990 is amended by adding the following rule:

BILINGUAL DOCUMENTS

- **4.02.1** A pleading or other documents written in French that may be filed under section 126 of the *Courts of Justice Act* may also include a version of all or part of the text written in English.
- 2. Subrule 14.10 (2) of the Regulation is amended by striking out "the sum of \$100 for costs" and substituting "the sum of \$400 for costs".
- 3. Subrule 30.03 (4) of the Regulation is revoked and the following substituted:

Lawyer's Certificate

- (4) Where the party is represented by a lawyer, the lawyer shall certify on the affidavit that he or she has explained to the deponent,
 - (a) the necessity of making full disclosure of all documents relating to any matter in issue in the action; and
 - (b) what kinds of documents are likely to be relevant to the allegations made in the pleadings.
- 4. Rule 58.07 of the Regulation is revoked and the following substituted:

COSTS OF ABANDONED PROCEEDING

58.07 The costs of a motion, application, action or appeal that is abandoned or deemed to be abandoned may be assessed on filing in the office of the assessment officer,

- (a) the notice of motion or application served, together with an affidavit that the notice was not filed within the prescribed time or that the moving party, applicant, plaintiff or appellant did not appear at the hearing;
- (b) the notice of abandonment served: or
- (c) a copy of the order dismissing the action or appeal as abandoned.
- 5. Subrule 61.09 (2) of the Regulation is amended by striking out "may move for an order" and substituting "may move before a judge of the appellate court for an order".
- 6. (1) Subrule 74.04 (1) of the Regulation is amended by striking out "(Form 74.4 or 74.5)" and substituting "(Form 74.4 or 74.5 or, if the application is for a certificate limited to assets referred to in the will, Form 74.4.1 or 74.5.1)".
- (2) Rule 74.04 of the Regulation is amended by adding the following subrule:
- (9) The certificate of appointment of estate trustee with a will limited to the assets referred to in the will shall be in Form 74.13.1.
- 7. Clause 74.08 (1) (a) of the Regulation is revoked and the following substituted:
 - (a) two certified copies of the document under the seal of the court
 that granted it, or the original document and one certified copy
 under the seal of the court that granted it;
- 8. Clause 74.09 (1) (a) of the Regulation is revoked and the following substituted:
 - (a) two certified copies of the document under the seal of the court that granted it;
- 9. Rule 76.05.1 of the Regulation is amended by adding the following subrule:

Effect on Subsequent Action

- (8) The dismissal of an action as abandoned has the same effect as a dismissal for delay under rule 24.05.
- 10. Rule 77.08 of the Regulation is amended by adding the following subrule:
- (2) The dismissal of an action as abandoned has the same effect as a dismissal for delay under rule 24.05.
- 11. Form 4F of the Regulation is amended by striking out "Constitutional Law Branch, 7th floor" and substituting "Constitutional Law Branch, 8th floor".
- 12. Form 14A of the Regulation is amended by striking out "If you believe the amount claimed for costs is excessive, you may pay the plaintiff's claim and \$100 for costs" and substituting "If you believe the amount claimed for costs is excessive, you may pay the plaintiff's claim and \$400 for costs".
- 13. Form 14B of the Regulation is amended, by striking out "If you believe the amount claimed for costs is excessive, you may pay the plaintiff's claim and \$100 for costs" and substituting "If you believe the amount claimed for costs is excessive, you may pay the plaintiff's claim and \$400 for costs".
- 14. Form 14C of the Regulation is amended by striking out "If you believe the amount claimed for costs is excessive, you may pay the plaintiff's claim and \$100 for costs" and substituting "If you believe the amount claimed for costs is excessive, you may pay the plaintiff's claim and \$400 for costs".

- 15. Form 27B of the Regulation is amended by striking out "If you believe the amount claimed for costs is excessive, you may pay the amount of the counterclaim and \$100 for costs" and substituting "If you believe the amount claimed for costs is excessive, you may pay the amount of the counterclaim and \$400 for costs".
- 16. Form 29A of the Regulation is amended by striking out "If you believe the amount claimed for costs is excessive, you may pay the amount of the third party claim and \$100 for costs" and substituting "If you believe the amount claimed for costs is excessive, you may pay the amount of the third party claim and \$400 for costs".
- 17. Form 74.3 of the Regulation is amended by striking out "I have a financial interest in the estate" and substituting "I have or appear to have a financial interest in the estate".
 - 18. The Regulation is amended by adding the following Form:

Form 74.4.1

Courts of Justice Act

APPLICATION FOR CERTIFICATE OF APPOINTMENT OF ESTATE TRUSTEE WITH A WILL (INDIVIDUAL APPLICANT) LIMITED TO ASSETS REFERRED TO IN THE WILL

ONTARIO SUPERIOR COURT OF JUSTICE

at					
This application is filed by (insert name and address)					
	IT THE DECEASED PER				
Complete in full as applicable	And if the deceased names used	And if the deceased was known by any other name, state below the full names used			
First given name	Given name or nam	nes			
Second given name					
Third given name	Surname	Surname			
Surname		7			
Address of fixed place of abode (street or postal address		metropolitan			
If the deceased person had no fixed place of abode in Ontario, did he or she have property in Ontario? \(\simega\) No \(\simega\) Yes	Last occupation of	f deceased pers	on		
Place of death	Date of	death	Date of last will		
(city or town; county, district, regional or metropolitan municipal	lity) (day, mont	h, year)	(marked as Exhibit "A") (day, month, year)		
Was the deceased person 18 years of age or older at the date of th September 1, 1971)? No Yes If not, explain why certificate is being sought. Give details in an a		older if the will	is dated earlier than		
Date of codicil (marked as Exhibit "B")		of codicil (mar	ked as Exhibit "C")		
(day, month, year)		(day, month, year)			
Marital status Unmarried Widowed Married Divorced	Did the deceased person If yes, explain why ce schedule.	Did the deceased person marry after the date of the will? No Yes If yes, explain why certificate is being sought. Give details in an attached schedule.			
Was a marriage of the deceased person terminated by a judgment	Is any person who sign	Is any person who signed the will or a codicil as witness or for the testator,			
absolute of divorce, or declared a nullity, after the date of the will	? or the spouse of such p	or the spouse of such person, a beneficiary under the will?			
☐ No ☐ Yes If yes, give details in an attached schedule.					
	F ASSETS OF ESTATE				
Do not include in the total amount: insurance payable to a named ship, or real estate outside Ontario.	beneficiary or assigned for	value, property			
Personal property	Real estate,		Total		
net	of encumbrances				
\$		\$			
Is there any person entitled to an interest in the estate who is not a		es			
If a person named in the will or a codicil as estate trustee is not ar	applicant, explain.				
If a person not named in the will or a codicil as estate trustee is ar	applicant, explain why tha	t person is entitl	ed to apply.		
If the spouse of the deceased is an applicant, has the spouse elected No Yes	ed to receive the entitlement	under section 5	of the Family Law Act?		
If yes, explain why the spouse is entitled to apply					

Signature of applicant

AFFIDAVIT(S) OF APPLICANT(S)

		(Attach a separate sheet for	additic	nal affidavits, i	f necessary)		
		ed in this application, make oath and say/affirn	n:				
1.	I am 18 years of		4.	If I am not na	med as estate trustee in the	e will or codicil, consents	
2.	The exhibit(s) re	eferred to in this application are the last will and		of persons wh	interest in the value of		
	each codicil (wh	ere applicable) of the deceased person relating to					
		ed to in the will and I do not know of any later	5.	The informati	ion contained in this applic	cation and in any attached	
		ffecting those assets.		schedules is t	rue, to the best of my know	vledge and belief.	
3.	I will faithfully	administer the deceased person's property					
	according to law	and render a complete and true account of my					
		hen lawfully required.					
Na	me (surname and	forename(s))			Occupation		
Address (street or postal address)		(city	or town)	(province)	(postal code)		
		re me at the					
thic		day of					
tills		uay 01, 20					
		A Commissioner for Taking Affidavits			C:	gnature of applicant	
		(or as may be)			51	gnature of applicant	
		AFFIDAVIT(S)	OF AI	PPLICANT(S)			
		(Attach a separate sheet for a	additio	nal affidavits, if	necessary)		
I, a	n applicant name	d in this application, make oath and say/affirm					
1.	I am 18 years of	age or older.	4.	If I am not na	med as estate trustee in the	will or codicil consents	
2.	The exhibit(s) re	ferred to in this application are the last will and			o together have a majority		
	each codicil (wh	ere applicable) of the deceased person relating to		the assets of the	he estate at the date of dear	th are attached	
		d to in the will and I do not know of any later	5.				
		fecting those assets.	١٥.	schedules is te	on contained in this applic ue, to the best of my know	ation and in any affached	
3.		dminister the deceased person's property		Schedules is if	de, to the best of my know	riedge and belief.	
	according to law	and render a complete and true account of my					
	administration w	hen lawfully required.					
Na	ne (surname and f						
1141	ne (surname ana j	orename(s))			Occupation		
Ado	dress	(street or postal address)	(city o	r town)	(province)	(postal code)	
					(2.0.11100)	(positii cotic)	
Swo	orn/Affirmed befor	e me at the					
of.							
in tl	ne						
of.							
this		day of, 20					

19. The Regulation is amended by adding the following Forms:

A Commissioner for Taking Affidavits

(or as may be)

Form 74.5.1

Courts of Justice Act

APPLICATION FOR CERTIFICATE OF APPOINTMENT OF ESTATE TRUSTEE WITH A WILL (CORPORATE APPLICANT) LIMITED TO ASSETS REFERRED TO IN THE WILL

ONTARIO SUPERIOR COURT OF JUSTICE

This application is filed by (insert name and address)				
DETAILS ABOUT THE DECEASED PERSON				
Complete in full as applicable	And if the deceased was known by any other name, state below the full			
	names used			
First given name	Given name or names			

Second given name			-			
Third given name		Surname	Surname			
Surname						
Address of fixed place of abode (stree	t or postal address)	(city or town)	(city or town) (county, district, regional or metropolitan municipality)			
If the deceased person had no fixed place of about did he or she have property in Ontario?		Last occupation of	deceased person			
Place of death (city or town; county, district, regional or metro)	politan municipality)	Date of day, month		Date of last will (marked as Exhibit "A") (day, month, year)		
Was the deceased person 18 years of age or olde September 1, 1971)? ☐ No ☐ Yes If not, explain why certificate is being sought. G	ive details in an attac	hed schedule.				
Date of codicil (marked as Exhibi (day, month, year)	Date	of codicil (marked (day, month,)				
Marital status ☐ Unmarried ☐ Widowed ☐ Married ☐ Divorced	schedule.	tificate is being so	ought. Give details in an attached			
Was a marriage of the deceased person terminate absolute of divorce, or declared a nullity, after the No Yes If yes, give details in an atta	or the spouse of such po	erson, a beneficiary	icil as witness or for the testator, under the will? an attached schedule.			
Do not include in the total amount: insurance pa		ASSETS OF ESTATE eficiary or assigned for	value, property held	d jointly and passing by		
survivorship, or real estate outside Ontario.	D.	al actata		Total		
Personal property		eal estate, encumbrances	Total			
\$	\$		\$			
Is there any person interested in the estate who is	s not an applicant?	□ No □ Yes				
If a person named in the will or a codicil as estat		plicant, explain.				
If a person not named in the will or a codicil as			person is entitled t	to apply.		
If the spouse of the deceased is an applicant, has No Yes If yes, explain why the spouse is entitled to appl		receive the entitlement	under section 5 of	the Family Law Act?		
		S) OF APPLICANT(S)				
		r additional affidavits, if	necessary)			
I, a trust officer named in this application, ma						
1. I am a trust officer of the corporate applican	t.			amed as estate trustee in the will		
2. I am 18 years of age or older.		or codicil, consents of persons who together have a majority				
3. The exhibit(s) referred to in this application						
codicil (where applicable) of the deceased pe			are attached.			
assets referred to in the will and I do not kno	ow of any later will or		6. The information contained in this application and in any attached			
codicil affecting those assets.		schedules is tr	ue, to the best of m	y knowledge and belief.		
4. The corporate applicant will faithfully admir						
person's property according to law and rend		e				
account of its administration when lawfully	required.		Tat C	et.		
Name of corporate applicant			Name of trust of			
Address of corporate applicant (street o	or postal address)	(city or town)	(provi	ince) (postal code)		
Sworn/Affirmed before me at the						
of						
in the						
of						
uns, 20						
	er for Taking Affidav as may be)	rits		Signature of trust officer		

2274

AFFIDAVIT(S) O (Attach a separate sheet for ac	OF APPLICANT(S)	nacassanı)			
I, an applicant named in this application, make oath and say/affirm:		necessary)			
1. I am 18 years of age or older.	4. If I am not named as estate trustee in the will or codicil, conse				
2. The exhibit(s) referred to in this application are the last will and		together have a majority into			
each codicil (where applicable) of the deceased person relating to		estate at the date of death as			
the assets referred to in the will and I do not know of any later		contained in this applicatio			
will or codicil affecting those assets.		e, to the best of my knowled			
3. I will faithfully administer the deceased person's property	Solloddies is true	o, to the best of my knowled	go and benefi.		
according to law and render a complete and true account of my					
administration when lawfully required.					
Name (surname and forename(s))		Occupation			
Address (street or postal address)	(city or town)	(province)	(postal code)		
Sworn/Affirmed before me at the					
of					
in the					
of					
this, 20					
, 22					
A Commissioner for Taking Affidavits (or as may be)	•	Signatu	re of applicant		
Form	74.13.1				
Courts of	Justice Act				
CERTIFICATE OF APPOINTMENT	TE ESTATE TOHIST	EE WITH A WILL			
LIMITED TO THE ASSETS I					
ONT	'ARIO				
SUPERIOR COU	JRT OF JUSTICE				
IN THE ESTATE OF			, deceased,		
late of					
occupation					
who died on					
CERTIFICATE O OF ESTATE TRUSTEE WITH A WILL LIMITED	F APPOINTMENT O TO THE ASSETS R	REFERRED TO IN THE WI	ELL		
Applicant: Address:		Occupation:			
By order of a judge of the Superior Court of Justice this grant of a cer referred to in the will dated, a copy of those assets.	tificate of appointment of which is attached.	nt of estate trustee with a wi This will is the last will of th	ll is limited to the assets te deceased dealing with		
This CERTIFICATE OF APPOINTMENT OF ESTATE TRUSTEE WILL is hereby issued under the seal of the court to the applicant named		MITED TO THE ASSETS F	REFERRED TO IN TH		
DATE:					
Regis	trar				

 $20. \ \,$ Form 74.27 of the Regulation is revoked and the following substituted:

ONTARIO

SUPERIOR COURT OF JUSTICE

Form 74.27

Courts of Justice Act

APPLICATION FOR CONFIRMATION BY RESEALING OF APPOINTMENT OR CERTIFICATE OF ANCILLARY APPOINTMENT OF ESTATE TRUSTEE

at				
This is an application for (check one) confirmation by resealing of the appointmen a certificate of ancillary appointment of an e		n (or without) a will.		
This application is filed by (insert name)				
I	DETAILS ABOUT TH	E DECEASED PERS	SON	
Complete in full as applicable		And if the deceased names used	was known by any other nam	e, state below the full
First given name		Given name or name	es	
Second given name		C		
Third given name Surname		Surname		
Address (street or postal address)	(city or to	wn) (i	province or state) (c	ountry)
Place of death (city or town, country)			Date of (day, mont	death
PARTIC	CULARS OF PRIMAR	Y CERTIFICATE O	OR GRANT	
		Date issued (day, month, year		
	ALUE OF ASSETS L	OCATED IN ONTA	RIO	
Personal property	net of enc	eal estate, Total encumbrances		ıl
(Attack I, an applicant named in this application, mal	h a separate sheet for ac	OF APPLICANT(S) Iditional affidavits, if r	\$ necessary)	
 I am an estate trustee named in the primary grant of letters probate or letters of adminis which, certified by the court that issued it, is affidavit. I am 18 years of age or older. 	certificate (or primary tration), a copy of	ing to law and r stration when la 4. The primary cer ters of administration 5. The information	administer the deceased personender a complete and true accombility required. tificate (or primary grant of learning) is still effective. In contained in this application et to the best of my knowledge.	ount of my admini- etters probate or let- and in any attached
Name (surname and forename(s))			Occupation	
Address (street or postal address)		(city or town)	(province)	(postal code)
Sworn/Affirmed before me at the of			Signature	of applicant
	is mon he)		0	

- 21. Form 75.5 of the Regulation is amended by striking out "as soon as possible, but not later than 2 p.m. on the day before the hearing" and substituting "as soon as possible, but not later than two days before the hearing".
 - 22. This Regulation comes into force on March 1, 2001.

RÈGLEMENT DE L'ONTARIO 653/00

pris en application de la

LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 7 novembre 2000 approuvé le 13 décembre 2000 déposé le 13 décembre 2000

modifiant le Règl. 194 des R.R.O. de 1990 (Règles de procédure civile)

Remarque:

Depuis la fin de 1999, le Règlement 194 a été modifié par les Règlements de l'Ontario 24/00, 25/00, 504/00 et 652/00. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la *Gazette de l'Ontario* du 22 janvier 2000.

1. Le Règlement 194 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction de la règle suivante :

DOCUMENTS BILINGUES

- 4.02.1 Un acte de procédure ou un autre document rédigé en français qui peut être déposé en vertu de l'article 126 de la *Loi sur les tribunaux judiciaires* peut aussi comprendre une version de tout ou partie du texte rédigée en anglais.
- 2. Le paragraphe 14.10 (2) du Règlement est modifié par substitution de «ainsi que la somme de 400 \$ au titre des dépens» à «ainsi qu'une somme de 100 \$ au titre des dépens».
- 3. Le paragraphe 30.03 (4) du Règlement est abrogé et remplacé par ce qui suit :

Certificat de l'avocat

- (4) Si la partie est représentée par un avocat, celui-ci certifie sur l'affidavit qu'il a expliqué ce qui suit au déposant :
 - a) d'une part, l'obligation de divulguer tous les documents se rapportant à une question en litige dans l'action;
 - b) d'autre part, les types de documents susceptibles de se rapporter aux allégations faites dans les actes de procédure.
- 4. La règle 58.07 du Règlement est abrogée et remplacée par ce qui suit :

DÉPENS D'UNE INSTANCE EN CAS DE DÉSISTEMENT

- 58.07 Les dépens d'une motion, d'une requête, d'une action ou d'un appel qui a fait l'objet ou est réputé avoir fait l'objet d'un désistement peuvent être liquidés après le dépôt, au bureau du liquidateur :
 - a) soit de l'avis de motion ou de l'avis de requête qui a été signifié, accompagné d'un affidavit certifiant que cet avis n'a pas été déposé dans le délai prescrit ou que l'auteur de la motion, le requérant, le demandeur ou l'appelant ne s'est pas présenté à l'audience;
 - b) soit de l'avis de désistement qui a été signifié;
 - c) soit d'une copie de l'ordonnance rejetant l'action ou l'appel pour cause de désistement.
- 5. Le paragraphe 61.09 (2) du Règlement est modifié par substitution de «peut demander, par voie de motion, à un juge du tribunal d'appel de rendre une ordonnance» à «peut présenter une motion en vue d'obtenir une ordonnance».
- 6. (1) Le paragraphe 74.04 (1) du Règlement est modifié par substitution de «(formule 74.4 ou 74.5 ou, s'il s'agit d'une requête en vue d'obtenir un certificat limité aux biens visés par le testament, formule 74.4.1 ou 74.5.1)» à «(formule 74.4 ou 74.5)».

- (2) La règle 74.04 du Règlement est modifiée par adjonction du paragraphe suivant :
- (9) Le certificat de nomination à titre de fiduciaire de la succession testamentaire limité aux biens visés par le testament est rédigé selon la formule 74.13.1.
- 7. L'alinéa 74.08 (1) a) du Règlement est abrogé et remplacé par ce qui suit :
 - a) deux copies certifiées conformes du document, revêtues du sceau du tribunal qui a accordé la nomination, ou le document original et une copie certifiée conforme, revêtues du sceau de ce tribunal:
- 8. L'alinéa 74.09 (1) a) du Règlement est abrogé et remplacé par ce qui suit :
 - a) deux copies certifiées conformes du document, revêtues du sceau du tribunal qui a accordé la nomination;
- 9. La règle 76.05.1 du Règlement est modifiée par adjonction du paragraphe suivant :

Effet sur une action subséquente

- (8) Le rejet d'une action pour cause de désistement a le même effet que le rejet d'une action pour cause de retard aux termes de la règle 24.05.
- 10. La règle 77.08 du Règlement est modifiée par adjonction du paragraphe suivant :
- (2) Le rejet d'une action pour cause de désistement a le même effet que le rejet d'une action pour cause de retard aux termes de la règle 24.05.
- 11. La formule 4F du Règlement est modifiée par substitution de «Direction du droit constitutionnel, 8^e étage» à «Direction du droit constitutionnel, 7^e étage».
- 12. La formule 14A du Règlement est modifiée par substitution de «Si vous croyez que le montant demandé au titre des dépens est trop élevé, vous pouvez payer la demande du demandeur, verser 400 \$ au titre des dépens» à «Si vous pensez que le montant demandé au titre des dépens est trop élevé, vous pouvez payer la demande du demandeur, verser 100 \$ au titre des dépens».
- 13. La formule 14B du Règlement est modifiée par substitution de «Si vous croyez que le montant demandé au titre des dépens est trop élevé, vous pouvez payer la demande du demandeur, verser 400 \$ au titre des dépens» à «Si vous pensez que le montant demandé au titre des dépens est trop élevé, vous pouvez payer la demande du demandeur, verser 100 \$ au titre des dépens».
- 14. La formule 14C du Règlement est modifiée par substitution de «Si vous croyez que le montant demandé au titre des dépens est trop élevé, vous pouvez payer la demande du demandeur, verser 400 \$ au titre des dépens» à «Si vous pensez que le montant demandé au titre des dépens est trop élevé, vous pouvez payer la demande du demandeur, verser 100 \$ au titre des dépens».
- 15. La formule 27B du Règlement est modifiée par substitution de «Si vous croyez que le montant demandé au titre des dépens est trop élevé, vous pouvez payer le montant de la demande reconventionnelle, verser 400 \$ au titre des dépens» à «Si vous pensez que le montant demandé au titre des dépens est trop élevé, vous pouvez payer le montant de la demande reconventionnelle, verser 100 \$ au titre des dépens».
- 16. La formule 29A du Règlement est modifiée par substitution de «Si vous croyez que le montant demandé au titre des dépens est trop élevé, vous pouvez payer le montant de la mise en cause, verser 400 \$ au titre des dépens» à «Si vous pensez que le montant demandé pour les dépens est trop élevé, vous pouvez payer le montant de la mise en cause, verser 100 \$ au titre des dépens».

17. La formule 74.3 du Règlement est modifiée par substitution de «J'ai ou je parais avoir un intérêt financier dans la succession» à «J'ai un intérêt financier dans la succession».

postérieurs touchant ces biens.

Nom (nom de famille et prénom(s)):

complète dans les cas où la loi m'y oblige.

 J'administrerai fidèlement les biens du défunt conformément à la loi et rendrai compte de mon administration de façon exacte et 18. Le Règlement est modifié par adjonction de la formule suivante :

5. Au mieux de ma connaissance et de ce que je tiens pour véridique,

annexe de celle-ci sont exacts.

Profession:

les renseignements contenus dans la présente requête et dans toute

Formule 74.4.1

Loi sur les tribunaux judiciaires

REQUÊTE EN VUE D'OBTENIR UN CERTIFICAT DE NOMINATION À TITRE DE FIDUCIAIRE DE LA SUCCESSION TESTAMENTAIRE (PARTICULIER REQUÉRANT) LIMITÉ AUX BIENS VISÉS PAR LE TESTAMENT

ONTARIO COUR SUPÉRIEURE DE JUSTICE La présente requête est déposée par (inscrire le nom et l'adresse) RENSEIGNEMENTS SUR LE DÉFUNT De plus, si le défunt était connu sous un autre nom, inscrire le nom complet Remplir au complet le cas échéant. ci-dessous. Prénom(s) Premier prénom Deuxième prénom Nom de famille : Troisième prénom : Nom de famille (comté, municipalité de district, régionale ou de Adresse de la résidence permanente : (numéro et rue ou adresse postale) (cité ou ville) communauté urbaine) Dernière profession du défunt : Si le défunt n'avait pas de résidence permanente en Ontario, y avait-il Non Oui Lieu du décès (cité ou ville; comté, municipalité de district, régionale Date du décès : Date du testament (pièce «A») : (iour. mois. année) (jour, mois, année) ou de communauté urbaine) : Le défunt avait-il au moins 18 ans à la date du testament (ou au moins 21 ans s'il s'agit d'un testament antérieur au 1er septembre 1971)? ☐ Non ☐ Oui Dans la négative, expliquer pourquoi la délivrance d'un certificat est demandée. Préciser dans une annexe. Date du codicille (pièce «B»): Date du codicille (pièce «C»): (jour, mois, année) (jour, mois, année) Le défunt s'était-il marié après la date du testament? Non Oui État civil Dans l'affirmative, expliquer pourquoi la délivrance d'un certificat est decélibataire veuf/veuve mandée. Préciser dans une annexe. marié(e) divorcé(e) Le signataire du testament ou d'un codicille à titre de témoin ou pour le Après la date du testament, un mariage du défunt a-t-il été dissous testateur, ou son conjoint, est-il un bénéficiaire aux termes du testament? par un jugement irrévocable de divorce ou déclaré nul? Dans l'affirmative, préciser dans une annexe. ☐ Non ☐ Oui Non Oui Dans l'affirmative, préciser dans une annexe. VALEUR DES BIENS DE LA SUCCESSION Le montant total ne doit pas comprendre l'assurance payable à un bénéficiaire désigné ou cédée à titre onéreux, les biens détenus conjointement et transmis avec gain de survie, ni les biens immeubles situés à l'extérieur de l'Ontario. Total Biens immeubles. Riens meubles déduction faite des sûretés Y a-t-il quelque personne que ce soit qui a droit à un intérêt dans la succession et qui n'est pas un requérant? Si une personne désignée comme fiduciaire de la succession dans le testament ou un codicille n'est pas un requérant, expliquer. Si une personne non désignée comme tiduciaire de la succession dans le testament ou un codicille est un requérant, expliquer pourquoi elle a le droit de présenter une requête. Si le conjoint du défunt est un requérant, a-t-il choisi de jouir du droit prévu à l'article 5 de la Loi sur le droit de la famille? ☐ Non ☐ Oui Dans l'affirmative, expliquer pourquoi le conjoint a le droit de présenter une requête. AFFIDAVIT(S) DU/DE LA/DES REQUÉRANT(E)(S) (Annexer au besoin une autre feuille pour les affidavits additionnels.) Je soussigné(e), requérant(e) désigné(e) dans la présente requête, déclare sous serment/affirme solennellement ce qui suit : Si je ne suis pas désigné(e) comme fiduciaire de la succession dans 1. J'ai au moins 18 ans. le testament ou le codicille, le consentement des personnes qui dé-Les pièces visées dans la présente requête constituent le testament tiennent, ensemble, un intérêt majoritaire sur les biens de la succeset tous les codicilles (le cas échéant) du défunt relatifs aux biens vision, selon leur valeur à la date du décès, est annexé. sés par le testament. Je ne connais aucun testament ni codicille

Adresse :	(numéro et rue ou adresse postale)	(cité ou ville	?)	(province)	(code postal)
	serment/affirmé solennellement devant moi				
	e/la				
le	20				
	commissaire au: (ou la personne	x affidavits		Signa	ture du requérant ou de la requérante
	AFFIDAVIT	(S) DU/DE LA/I	DES REQUÉRAN	T(E)(S)	
	(Annexer au besoin	une autre feuille	pour les affidavits	additionnels.)	
Je soussigne(e), requérant(e) désigné(e) dans la présen				
Les pièce et tous le sés par le postérieu J'adminis loi et rene	ons 10 ans. s visées dans la présente requête constituent s codicilles (le cas échéant) du défunt relatifi- testament. Je ne connais aucun testament ni rs touchant ces biens. strerai fidèlement les biens du défunt confort drai compte de mon administration de façon dans les cas où la loi m'y oblige.	i le testament is aux biens vi- i codicille mément à la	le testament ou tiennent, ensen sion, selon leur Au mieux de m	le codicille, le able, un intérêt i valeur à la date la connaissance ents contenus de	nme fiduciaire de la succession dans consentement des personnes qui dé- majoritaire sur les biens de la succes- e du décès, est annexé. et de ce que je tiens pour véridique, ans la présente requête et dans toute
	famille et prénom(s)):			Profession:	
Adresse :	(numéro et rue ou adresse postale)	(cité ou ville	?)	(province)	(code postal)
Dáclará sous	serment/affirmé solennellement devant moi	dona			
	e/la				
	20				
le	20				
	commissaire aux (ou la personne a	affidavits		Signat	ture du requérant ou de la requérante
	19. Le Règlement o	est modifié par	adjonction des fo	ormules sui-	
		Formule 74.	.5.1		
	Loi	sur les tribunaux	iudiciaires		
	Ev.	Sur 103 Irrounities.	Jaareranes		
		ON TESTAMEN	TIFICAT DE NON TAIRE (PERSON S PAR LE TESTAI	NE MORALE I	TITRE REQUÉRANTE)
COUR SUPÉ	ONTARIO RIEURE DE JUSTICE				
La présente re	quête est déposée par (inscrire le nom et l'ac	drassa):			
La prosente le			SUR LE DÉFUN	Γ	
Remplir au co	mplet le cas échéant.				autre nom, inscrire le nom complet
		ci-des	sous.		
Premier préno		Prénor	n(s):		
Deuxième pré Troisième pré		Name	la familla		
Nom de famil		Nom d	le famille :		
		ou adresse postale	e) (cité ou ville)	(comté, munic	ipalité de district, régionale ou de
	avait pas de résidence permanente en Ontari	o, y avait-il	Pernière profession		n vanie)
	s (cité ou ville; comté, municipalité de distric	ct. régionale	Date du d	écès :	Date du testament : (pièce «A»)
ou de commun	auté urbaine) :	, , , , ,	(jour, mois,		(jour, mois, année)

Le défunt avait-il au moins 18 ans à la date du ter ☐ Non ☐ Oui				au 1 ^{er} septemb	re 1971)?	
Dans la négative, expliquer pourquoi la délivranc	e d'un certificat est de	emandée. Préciser dan				
Date du codicille (pièce «B»)			Date du codicille (pièce «C»)		
(jour, mois, année)		(jour, mois, année)				
Etat civil célibataire veuf/veuve divorcé(e) Après la date du testament, un mariage du défunt par un jugement irrévocable de divorce ou déclar Non Oui Dans l'affirmative, préciser	a-t-il été dissous li é nul? t dans une annexe.	testateur, ou son conjoint, est-il un bénéficiaire aux termes du testament?				
	VALEUR DES BIEN	NS DE LA SUCCESS	ION			
Le montant total ne doit pas comprendre l'assura	nce payable à un béné	ficiaire désigné ou céc	ée à titre onéreux, l	es biens détent	us conjointement et	
transmis avec gain de survie, ni les biens immeub						
Biens meubles		mmeubles,		Total		
	déduction f	faite des sûretés				
\$			\$		\$	
Y a-t-il des personnes ayant un intérêt dans la suc	ccession qui ne soient	pas des requérants?	☐ Non ☐ Oui			
Si une personne désignée comme fiduciaire de la	succession dans le tes	stament ou un codicille	n'est pas un requér	ant, expliquer		
Si une personne non désignée comme fiduciaire d'droit de présenter une requête. Si le conjoint du défunt est un requérant, a-t-il che Non Oui Dans l'affirmative, expliquer pourquoi le conjoin	le la succession dans l oisi de jouir du droit p	e testament ou un cod prévu à l'article 5 de la	cille est un requéra	nt, expliquer po	ourquoi elle a le	
AFF	IDAVIT(S) DU/DE I	LA/DES REQUÉRAN	VT(E)(S)			
(Annexer au besoin une autre feuille pour les affidavits additionnels.) Je soussigné(e), agent(e) fiduciaire désigné(e) dans la présente requête, déclare sous serment/affirme solennellement ce qui su requérante. Je suis un agent ou une agente fiduciaire de la personne morale requérante n'est pas désignée de ciaire de la succession dans le testament ou le codicil tement des personnes qui détiennent, ensemble, un in taire sur les biens de la succession, selon leur valeur à décès, est annexé. La personne morale requérante administrera fidèlement les biens du défunt conformément à la loi et rendra compte de son administration de façon exacte et complète dans les cas où la loi l'y oblige.			née comme fidu- dicille, le consen- un intérêt majori- leur à la date du ns pour véridique, quête et dans toute			
Dénomination de la personne morale requéran			Nom de l'agent o	ou de l'agente	ilductaire :	
Adresse de la personne morale requérante :	(numéro et rue ou a	dresse postale) (cité ou ville)	(province)	(code postal)	
Déclaré sous serment/affirmé solennellement deve le/la de			Signature de	l'agent ou de l	l'agente fiduciaire	
(ou la pe	rsonne autorisée)		Ü			
	u besoin une autre feu présente requête, de astituent le testament at relatifs aux biens stament ni codicille t conformément à la	4. Si je ne suis pa le testament ou tiennent, ensen sion, selon leur 5. Au mieux de m	additionnels.) ffirme solennellem s désigné(e) comme le codicille, le cons able, un intérêt majo valeur à la date du a connaissance et de ents contenus dans l	e fiduciaire de l sentement des p pritaire sur les l décès, est anne e ce que je tien	la succession dans personnes qui dé- biens de la succes- exé. ns pour véridique,	
Adresse: (numéro et rue ou adresse posta	le) (cité ou v	ville)	(province)	(0	ode postal)	

Déclaré sous serment/affirmé solennellement devant moi dans le/la	
de	
situé(e) dans le/lade/du	
le 20	
commissaire aux affidavits (ou la personne autorisée)	Signature du requérant ou de la requérante
Formule 74.	13.1
Loi sur les tribunaux	i judiciaires
CERTIFICAT DE NOMINATION À TITRE DE FIDUCIA LIMITÉ AUX BIENS VISÉS P	AIRE DE LA SUCCESSION TESTAMENTAIRE AR LE TESTAMENT
ONTARIO	
COUR SUPÉRIEURE	DE JUSTICE
SUCCESSION DE FEU (inscrire le nom)	
domicilié(e), à son décès, à/au	
profession	
décédé(e) le	
CERTIFICAT DE NOMINATION À TITRE DE FIDUCIA LIMITÉ AUX BIENS VISÉS P	AIRE DE LA SUCCESSION TESTAMENTAIRE AR LE TESTAMENT
Requérant(e): Adresse:	Profession:
Sur ordonnance d'un juge de la Cour supérieure de justice, le présent octr testamentaire est limité aux biens visés par le testament daté du	oi d'un certificat de nomination à titre de fiduciaire de la successio
Le présent CERTIFICAT DE NOMINATION À TITRE DE FIDUCIAIRI VISÉS PAR LE TESTAMENT est par la présente délivré, sous le sceau du trib	E DE LA SUCCESSION TESTAMENTAIRE LIMITÉ AUX BIEN punal, au requérant ou à la requérant(e) susnommé(e).
DATE:	Greffier
	adresse du greffe :
20. La formule 74.27 du Règlement es ce qui suit :	t abrogée et remplacée par
Formule 74.27	
Loi sur les tribunaux ju	diciaires
REQUÊTE EN VUE D'OBTENIR LA CONFIRMA' DE LA NOMINATION D'UN FIDUCIAIRE DE LA S CERTIFICAT DE NOMINATION AUXILIAIRE À TIT	UCCESSION OU EN VUE D'OBTENIR UN
ONTARIO COUR SUPÉRIEURE DE JUSTICE	
à La présente requête vise à obtenir (cocher la mention appropriée): la confirmation, par réapposition de sceau, de la nomination d'un fiducia sion non testamentaire); un certificat de nomination auxiliaire à titre de fiduciaire de la succession	

La présente requête est déposée par (inscrire le nom):				
	RENSEIGNEME	NTS SUR LE DÉ	FUNT		
Remplir au complet le cas échéant.	D			nu sous un autre nom, i	nscrire le nom complet
Premier prénom :		rénom(s):			
Deuxième prénom :					
Troisième prénom :	N	lom de famille :			
Nom de famille :					
Adresse: (rue et numéro ou adresse postale)	(cité	ou ville)	(P	province ou État)	(pays)
Lieu du décès :				Date d	lu décès :
(cité ou ville; pays)				(jour, m	ois, année)
PRÉCISIONS CONCERNANT LE CER	TIFICAT PRINC	CIPAL OU LES L	ETTRES	SUCCESSORALES	PRINCIPALES
Pays (et, le cas échéant, la province ou l'État)	Tribuna	l qui a délivré		Date de la	délivrance :
où ont été délivrés le certificat ou les lettres successorales :	le certifica	nt ou les lettres :		(jour, m	ois, année)
VALEUR	DES BIENS QUI	SE TROUVENT	EN ON	ΓARIO	
Biens meubles	Biens	immeubles,		I	otal
	déduction	faite des sûretés			
\$			\$		
 Je soussigné(e), requérant(e) désigné(e) dans la p Je suis un fiduciaire de la succession désigné d principal (ou les lettres d'homologation ou d'ac principales), dont une copie, certifiée conforme qui l'a délivrée, est cotée comme pièce «A» et affidavit. J'ai au moins 18 ans. 	ans le certificat dministration e par le tribunal	3. J'adminis la loi et re et complè 4. Le certifie tration pri 5. Au mieux les rensei	ent/affirm strerai fidè endrai con tet dans les cat princip incipales) a de ma co gnements e celle-ci s	ne solennellement ce que lement les biens du définte de mon administra se cas où la loi m'y obliquel (ou les lettres d'homest (sont) toujours en vennaissance et de ce que contenus dans la présentement de	funt conformément à tion de façon exacte ge. ologation ou d'adminis-
Nom (nom de famille et prénom(s)) :			Pr	ofession :	
Adresse: (numéro et rue ou adresse postale	e) (cité d	ou ville)	((province)	(co de postal)
				Signature du requér	ant ou de la requérante

21. La formule 75.5 du Règlement est modifiée par substitution de «de plus tôt possible, mais au plus tard deux jours avant l'audience» à «de plus tôt possible, mais au plus tard à 14 heures le jour précédant l'audience».

22. Le présent règlement entre en vigueur le 1^{er} mars 2001.

53/00

ONTARIO REGULATION 654/00

made under the

COURTS OF JUSTICE ACT

Made: October 24, 2000 Approved: December 13, 2000 Filed: December 15, 2000

Amending Reg. 194 of R.R.O. 1990 (Rules of Civil Procedure)

Note: Since the end of 1999, Regulation 194 has been amended by Ontario Regulations 24/00, 25/00, 504/00, 652/00 and 653/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. (1) Subrule 69.05.1 (10) of Regulation 194 of the Revised Regulations of Ontario, 1990 is amended by striking out "(Form 69B.1)" wherever it occurs.
- (2) Subrule 69.05.1 (11) of the Regulation is amended by striking out "December 31, 2000" and substituting "December 31, 2001".
- 2. Subrule 70.03.1 (4) of the Regulation is amended by striking out "December 31, 2000" and substituting "December 31, 2001".

RÈGLEMENT DE L'ONTARIO 654/00

pris en application de la

LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 13 décembre 2000 déposé le 15 décembre 2000

modifiant le Règl. 194 des R.R.O. de 1990 (Règles de procédure civile)

Remarque:

Depuis la fin de 1999, le Règlement 194 a été modifié par les Règlements de l'Ontario 24/00, 25/00, 504/00, 652/00 et 653/00. Les modifications antérieures sont indiquées dans la Table des règlements publiée dans la Gazette de l'Ontario du 22 janvier 2000.

- 1. (1) Le paragraphe 69.05.1 (10) du Règlement 194 des Règlements refondus de l'Ontario de 1990 est modifié par suppression de «(formule 69B.1)» partout où figurent ces mots.
- (2) Le paragraphe 69.05.1 (11) du Règlement est modifié par substitution de «31 décembre 2001» à «31 décembre 2000».
- 2. Le paragraphe 70.03.1 (4) du Règlement est modifié par substitution de «31 décembre 2001» à «31 décembre 2000».

53/00

ONTARIO REGULATION 655/00

made under the

COURTS OF JUSTICE ACT

Made: November 6, 2000 Approved: December 13, 2000 Filed: December 15, 2000

FAMILY CASE MANAGEMENT RULES FOR THE SUPERIOR COURT OF JUSTICE IN TORONTO

RULE 1 — APPLICATION AND INTERPRETATION OF RULES

FAMILY CASE MANAGEMENT RULES

Scope

- 1.01 (1) These rules apply to proceedings in the Superior Court of Justice that are commenced in the part of the City of Toronto that was known as the City of Toronto before January 1, 1998 and belong to the following categories:
 - Proceedings under the Children's Law Reform Act, the Divorce Act (Canada), the Family Law Act, the Family Responsibility and Support Arrears Enforcement Act, 1996, the Marriage Act and the Reciprocal Enforcement of Support Orders Act.
 - Proceedings for the interpretation or enforcement of a marriage contract, cohabitation agreement, separation agreement or paternity agreement.
 - Proceedings for relief by way of constructive or resulting trust or a monetary award as compensation for unjust enrichment between persons who have cohabited.
 - 4. Proceedings for the enforcement of a support order.

Rules of Civil Procedure

(2) The Rules of Civil Procedure also apply to proceedings to which these rules apply, but these rules prevail in the event of conflict.

Time

(3) A time prescribed under these rules or the Rules of Civil Procedure may be extended only by order of the case management judge.

Format of documents

(4) The forms prescribed in these rules and notices and orders referred to in these rules may be single spaced, may bear the short title of the proceeding and need not have a backsheet.

Registrar's notices

(5) Notices sent by the registrar under these rules may be printed on coloured paper.

PURPOSE

1.02 The purpose of these rules is to establish a case management system that reduces unnecessary cost and delay in family litigation, facilitates early and fair settlements and brings proceedings expeditiously to a just determination while allowing sufficient time for the conduct of the proceeding.

DEFINITIONS

1.03 In these rules,

- "applicant" includes a petitioner, a plaintiff, a respondent who makes a claim and a defendant who makes a counterclaim, crossclaim or third or subsequent party claim; ("requérant")
- "case management judge" means the judge assigned to manage a proceeding under these rules; ("juge responsable de la gestion de la cause")
- "defence" includes an answer; ("défense")
- "originating document" means a notice of application, a petition, statement of claim, notice of action, counterclaim, claim by respondent, counterpetition, crossclaim or third or subsequent party claim; ("document introductif")
- "respondent" includes a defendant. ("intimé")

MATTERS NOT PROVIDED FOR

1.04 If matters are not provided for in these rules, the practice shall be determined by analogy to them.

RULE 2 — GENERAL PROCEDURE

COMMENCEMENT OF PROCEEDING

Case information statement

2.01 (1) On filing an originating document, the applicant shall file in duplicate a case information statement (Form 1).

Statement mandatory

(2) The registrar shall not accept an originating document without the case information statement.

ASSIGNMENT OF PROCEEDINGS TO CASE MANAGEMENT

Registrar's duty

2.02 (1) The registrar shall assign all proceedings to case management.

Warning

(2) When an originating document is issued or filed, the registrar shall attach to it a warning that the proceeding will be subject to case management by the court, and shall give the applicant a copy of the warning for service on each respondent.

TIMETABLE

Prepared by registrar

2.03 (1) On the commencement of a proceeding, the registrar shall give the applicant a timetable showing that the proceeding shall be set down for hearing within 230 days.

Given to client

(2) The applicant's solicitor shall give a copy of the timetable forthwith to his or her client.

Service

(3) The case information statement, the timetable, the warning and the originating document shall be served together.

FAILURE TO COMPLY WITH TIMETABLE

Powers of registrar

2.04 (1) If a party fails to comply with a timetable, the registrar shall serve a notice on the parties that the proceeding will be dismissed without further notice unless, within 30 days after service of the notice, a party,

- (a) sets the proceeding down for trial;
- (b) files minutes of settlement; or
- (c) requests a case conference.

Dismissal after 30 days

(2) If no party takes a step referred to in clause (1) (a), (b) or (c) within 30 days after service of the notice, the registrar shall dismiss the proceeding with costs.

Registrar to serve dismissal order

(3) The registrar shall serve the order on the parties by mail, and the solicitor for a party shall immediately give a copy of the order to his or her client and file proof that this has been done.

DEFENCE OF PROCEEDING

Case information statement with defence

2.05 (1) The respondent shall serve and file a case information statement (Form 1) with any defence.

Refusal to accept defence

(2) The registrar shall not accept a defence without the case information statement.

CONSOLIDATION OR HEARING TOGETHER OF RELATED PROCEEDINGS

Consolidation

2.06 (1) Where the court orders, under the Rules of Civil Procedure, that a proceeding to which these rules apply be consolidated with a proceeding to which they would not otherwise apply, these rules apply to the consolidated proceeding.

Hearing together

(2) Where the court orders, under the Rules of Civil Procedure, that a proceeding to which these rules apply be heard at the same time as or immediately before or after a proceeding to which they would not otherwise apply, the case management judge may order that these rules apply to the other proceeding.

Service of case management documents

(3) Where a proceeding becomes subject to these rules under subrule (1) or (2), the applicant in the proceeding originally subject to these rules shall forthwith serve the case information statements, timetable and warning on every party to the other proceeding who is not also a party to the proceeding originally subject to these rules.

RULE 3 — CASE MANAGEMENT JUDGE AND CASE CONFERENCE

CASE MANAGEMENT JUDGE

Assignment

- **3.01** (1) A case management judge shall be assigned to a proceeding the first time one of the following events occurs:
 - A party makes a motion on notice to another party and confirms in accordance with subrule (6) that the motion will be argued.
 - 2. A party requests a case conference.

Duties

(2) The case management judge shall deal with all matters that arise in the proceeding before the hearing, including all motions, case conferences and pre-trial conferences.

Substitution

(3) A substitute case management judge may be assigned to a proceeding at any time.

Informal motion procedure

- (4) A motion may be made to the case management judge, depending on the practical requirements of the situation,
 - (a) with or without supporting material or a motion record:
 - (b) by attendance, conference call, telephone call or telephone transmission, or in writing; and
 - (c) in the absence of the public, if the case management judge is of the opinion that it is impractical to have the motion heard in public.

Motion without material

- (5) Where a motion is made without supporting material or a motion record,
 - (a) a case management motion form (Form 2) signed by the moving party's solicitor shall be submitted to the case management judge before the motion is heard;
 - (b) a case management motion form signed by the responding party's solicitor may be submitted to the case management judge before the motion is heard;
 - (c) the case management judge shall record the disposition of the motion on the form;
 - (d) the registrar shall send a copy of the disposition of the motion to the parties unless the case management judge directs that a copy need not be sent; and
 - (e) no formal order need be prepared, signed or entered unless the case management judge directs it.

Confirmation of motion

(6) A party who makes a motion on notice to another party shall confirm with the registrar that the motion will be argued, by filing a confirmation (Form 3) not later than 2 p.m. two days before the hearing date.

Effect of failure to confirm

(7) If no confirmation is filed in accordance with subrule (6), the motion shall not be heard, except by order of a judge.

Powers on own initiative

(8) The case management judge may, on his or her own initiative, require a hearing, case conference or conference call to deal with any matter arising in connection with case management, including a failure to comply with these rules or the Rules of Civil Procedure.

Powers generally

- (9) The case management judge may,
- (a) extend or abridge a time prescribed under an order, these rules or the Rules of Civil Procedure;
- (b) adjourn a case conference;
- (c) delegate his or her authority to another judge;
- (d) set aside an order made by the registrar under these rules;
- (e) direct a reference under the Rules of Civil Procedure; and
- (f) make orders, impose terms and give directions as necessary to carry out the purpose of these rules.

Motion for leave to appeal

(10) Despite subrule (2), a motion for leave to appeal from an order of the case management judge shall be made to another judge.

Not to preside at hearing

(11) The case management judge shall not preside at the hearing of the proceeding.

CASE CONFERENCE

Scheduled on request

3.02 (1) The registrar shall schedule a case conference at a party's request.

Notice and confirmation

- (2) When a case conference is scheduled at a party's request, the party shall,
 - (a) immediately serve a case conference notice (Form 4) on every other party; and
 - (b) confirm with the registrar that the conference is to take place, by filing, not later than 2 p.m. two days before the scheduled date, a confirmation (Form 3), failing which the registrar shall cancel the conference.

Case memorandum

(3) Each party shall serve a case memorandum and file it with proof of service, not later than two days before a case conference, unless the case management judge directs that a party need not file a case memorandum.

Duties of judge

- (4) At the conference, the case management judge shall.
- (a) identify the issues, and note those that are contested and those that are not contested;
- (b) explore methods (including alternative dispute resolution methods) to resolve the contested issues;
- (c) if possible, secure the parties' agreement to a specific schedule of events in the proceeding, within the 230-day timetable within which the proceeding is to be set down for hearing;
- (d) review and, if necessary, amend the timetable for the proceeding;
- (e) set a date for the next appearance in court, unless the proceeding is disposed of at the conference; and
- (f) complete a memorandum of outstanding issues.

Parties to attend personally if directed

(5) The parties shall attend the conference personally if the case management judge so directs.

Counsel

(6) Counsel attending the conference shall be the counsel who will appear at the hearing, shall have authority to deal with the matters referred to in subrule (4) and shall be fully acquainted with the facts and legal issues.

Powers of judge

- (7) At the conference, the case management judge may, where appropriate,
 - (a) make a procedural order;
 - (b) make an order for interim relief;

- (c) on consent of the parties, refer any issue for alternative dispute
- (d) convene a pre-trial conference;
- (e) convene a hearing; and
- (f) give directions.

Subsequent conferences

(8) Subsequent conferences may be convened on the case management judge's initiative or at the request of a party.

Amending timetable

(9) A party seeking to amend the timetable for the proceeding at a case conference shall notify the other parties of the proposed amendment and the reason for it before requesting the conference and, where the other parties consent to the proposed amendment, the consent shall be filed.

RULE 4 — STEPS BEFORE HEARING

PRE-TRIAL CONFERENCE

Action on trial list

4.01 (1) Counsel shall, within 30 days after an action is placed on the trial list, make arrangements with the registrar for a pre-trial conference, failing which the registrar shall set a date and the conference shall take place on that date unless the case management judge orders otherwise.

Case memorandum

(2) The applicant, or any other party by direction of the case management judge or by agreement of the parties, shall serve and file with proof of service a case memorandum and a record for the hearing (containing all pleadings, financial statements and net family property statements and all other material the party considers necessary for the pre-trial conference), not later than 10 days before the conference.

Other parties to deliver memoranda

(3) Every other party shall serve and file with proof of service a case memorandum containing any other material the party considers necessary for the pre-trial conference, not later than five days before the conference.

Expert reports

(4) A party's case memorandum shall also contain a copy of all expert reports intended for use at the hearing and, in the case of an expert who has not yet provided a report, a summary of the evidence that the expert is expected to give at the hearing.

Expert reports not disclosed

(5) An expert report that was not served or in respect of which a summary of evidence was not provided at the pre-trial conference may be introduced at the hearing only with permission of the presiding judge, on any terms he or she considers appropriate, and the judge shall give permission to introduce the report unless prejudice will result that cannot be compensated for by costs or an adjournment.

Confirmation of conference

(6) The parties shall confirm with the registrar that the pre-trial conference will take place, by jointly filing a confirmation (Form 3)

not later than 2 p.m. two days before the scheduled date, failing which the registrar shall cancel the conference.

PREPARATION FOR HEARING

Completion before pre-trial conference

4.02 (1) All forms of discovery and disclosure before a hearing required or permitted by the Rules of Civil Procedure shall be completed before the pre-trial conference, and a party may not require further discovery or disclosure without an order.

No motions after pre-trial conference

(2) No motion may be made after a pre-trial conference, except with the permission of the case management judge.

RULE 5 — FAMILY CASE MANAGEMENT ADVISORY COMMITTEE

FAMILY CASE MANAGEMENT ADVISORY COMMITTEE

Establishment

5.01 (1) There shall be a Family Case Management Advisory Committee for the Superior Court of Justice in Toronto, to monitor the operation of these rules and to recommend to the appropriate authorities, including the Family Rules Committee, changes in policies and procedures necessary to facilitate case management.

Composition

- (2) The committee shall consist of,
- (a) two judges of the Superior Court of Justice, chosen by the court's regional senior judge for the Toronto region;
- (b) two persons chosen by the Advocates' Society;
- (c) two persons chosen by the Canadian Bar Association Ontario;
- (d) two persons chosen by the County of York Law Association; and
- (e) two persons employed in the administration of the courts, chosen by the Regional Director of Courts Administration for the Toronto region.

RULE 6 — CITATION

SHORT TITLE

6.01 These rules may be cited as the Family Case Management Rules for the Superior Court of Justice in Toronto.

COMMENCEMENT

6.02 These rules come into force on December 31, 2000.

REVOCATION

- 6.03 (1) These rules are revoked on December 31, 2001.
- (2) Ontario Regulation 704/91 is revoked on December 31, 2000.

Courts of Justice Act

ONTARIO SUPERIOR COURT OF C TORONTO FAMILY LA			Court file no
SHORT TITLE OF CASE		and	
	CASE INFORM	MATION STATEMENT	
THIS FORM FILED BY			
[] applicant/petitioner/plain [] respondent/defendant –	ntiff give name	[] other – specify kind of party	and give name
ORDER SOUGHT BY PE	RSON FILING THIS FORM		
Divorce Act [] divorce [] child support [] spousal support [] custody [] access [] other – specify	Family Law Act [] child support [] spousal support [] property – equalize [] excl. possession [] restraining order [] other – specify	Children's Law Reform Act [] custody [] access [] paternity declaration [] other – specify	Other [] constructive/resulting trust [] partition/sale [] annulment [] other – specify
Not married -		Separated – date:	
Birth date: Employer – name, address and		Social insurance no.:	
OTHER SPOUSE Birth date:		Social insurance no.:	
address and			
CHILDREN Name and birt	h date:	Name and birth date:	
Address:		e, address for service, telephone and fo	

Courts of Justice Act

ONTARIO SUPERIOR COURT OF JUSTICE TORONTO FAMILY LAW			Court file no
SHORT TITLE OF CASE	and		
FA	AMILY LAW CASE MANAG	EMENT MOTION FORM	
BEF	FORE JUSTICE	(if applicable)	
	TO BE HEARD ON		
THIS FORM FILED BY: applicant/petitioner/plaintiff	[] defendant/respondent	[] other – speci	fy
MOTION MADE:] for a consent order/judgment] on notice to all persons – opposition] on notice to all persons – unopposed without notice	1
ORDER SOUGHT: (Attach separate	sheet if necessary; do not alter th	his form.)	
STATUTE(S) AND RULE(S) RELIE	CD ON: (statute name and section	m, rule number)	
METHOD OF HEARING REQUES	TED:		
[] in writing only	[] personal attendance	[] conference c	all*
* Date and time for conference call m	ust be arranged in advance with l	Family Law Office	
MATERIAL RELIED ON:			
] Continuing Record tabs		t sections)	
THIS PERSON'S LAWYER (If no address for service, telephone and fax in Name and firm:	number.)	THER PERSON'S LAWYER	
phone and fax:			
Dated:			

ONTARIO SUPERIOR COURT OF JUSTICE TORONTO FAMILY LAW			Court file no
SHORT TITLE OF CASE		aı	nd
FAMILY LAW CA	SE MA	NAGE	MENT MOTION FORM Page 2
DISPOSITION BY CASE MANAGEMENT JUDG [] See issues sheet [] Order as follows:	GE		
NEXT APPEARANCE DATE:			
NEXT APPEARANCE BY CONFERENCE CALL	[Y]	[N]	
CONTINUING RECORD REQUIRED	[Y]	[N]	
CASE MEMORANDUM REQUIRED	[Y]	[N]	
CLIENTS TO ATTEND	[Y]	[N]	
TIME ESTIMATE ON NEXT APPEARANCE		*******	. minutes
[] No formal order necessary			[] Formal order to be prepared by
[] Registrar to send copy of this page to parties [] S.D.O. to issue			[] No copy of disposition to be sent to parties
Date			Judge's Signature
For use by court office only			
То:			То:
			Firm:
			Fax:

Courts of Justice Act

SUPER		IRT OF JUSTICE	Court file no					
Short tit	le	and						
(If appli Moving		Responding party						
I,		COUNSEL FOR THE	THAT I HAVE:					
[]		SED WITH, OPPOSING COUNSEL, THE MATTERS FOW AND CONFIRM,	REFERRED					
OR		BEEN UNABLE TO CONFIRM WITH OPPOSING COUNSEL BECAUSE						
[]	THAVE	BEEN GNABLE TO CONTRIVE WITH OFFOSING COOKSEL BECAUSE						
	(A)	THE MOTION/CONFERENCE IS PROCEEDING ON						
	(B)	THE MOTION IS PROCEEDING BY WAY OF:						
		☐ ARGUMENT ON ALL ISSUES						
		☐ ARGUMENT ON THE ISSUES DESCRIBED IN PARAGRAPH (C) BELOW						
		☐ CONSENT ORDER						
		ADJOURNMENT ON CONSENT FROM TO						
	OPPOSED ADJOURNMENT TO BE REQUESTED BY							
	(C)	THE ARGUMENT WILL PROCEED ON THE FOLLOWING ISSUES:						
	(D)	THE FOLLOWING MOTION RECORDS SHOULD BE READ BY THE JUDGE:						
	(E)	TIME ESTIMATE: + (moving party) (responding party)	(total)					
	(F)	JUSTICE IS ASSIGNED TO THIS MATTER.						
		(Date and time) (Counsel's name – ple	ease print)					
TO:	FAMI	LY LAW OFFICE (Counsel's signa	uture)					
		IMILE 327-6137	,					
	(Confirm	ation only - no filings will be accepted) (Phone number)	er)					
		(Fax number (No transmittal page 1						

Courts of Justice Act

SUPERIOR COURT OF A					Court file no
SHORT TITLE OF CASE	E				
		C	ASE CONFERENCE NOTICE	**************************************	
TO: (name of party or cour	isel)				
At the request of	[]	the case mana the petitioner the responden	/plaintiff/applicant		
your attendance at a case co (date and time)	nference a	at 393 University	y Ave., Toronto, is required on to deal with the following ma	tters:	
	FAG		MATION FOR CASE MANAGEN (to be completed by all counsel)	MENT JU	UDGE
COUNSEL COMPLETING (name and address)	THIS FO	RM	ACTING FOR:	[]	petitioner/plaintiff/applicant defendant/respondent other
DETAILS OF RELATIONS Date of marriage or start of o		on	Date of separation	Chi	ildren: (name, date of birth)
OUTSTANDING ISSUES:					
STATUS OF LEGAL PROC	CEEDING	S:			
Are discoveries complete?		Are produ	actions complete?		
What needs to be done befor	e case car	be listed for tri	al?		
(Attach financial statements	and net fa	mily property s	tatements where appropriate to case	sa confor	ance l

RÈGLEMENT DE L'ONTARIO 655/00 pris en application de la

LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 6 novembre 2000 approuvé le 13 décembre 2000 déposé le 15 décembre 2000

RÈGLES DE GESTION DES CAUSES EN DROIT DE LA FAMILLE POUR LA COUR SUPÉRIEURE DE JUSTICE À TORONTO

RÈGLE 1 — CHAMP D'APPLICATION ET INTERPRÉTATION DES RÈGLES

RÈGLES DE GESTION DES CAUSES EN DROIT DE LA FAMILLE

Champ d'application

1.01 (1) Les présentes règles s'appliquent aux instances qui sont introduites devant la Cour supérieure de justice dans la partie de la cité de Toronto connue sous le nom de cité de Toronto avant le 1^{er} janvier 1998 et qui appartiennent aux catégories suivantes :

- Les instances introduites en vertu de la Loi portant réforme du droit de l'enfance, de la Loi sur le divorce (Canada), de la Loi sur le droit de la famille, de la Loi de 1996 sur les obligations familiales et l'exécution des arriérés d'aliments, de la Loi sur le mariage et de la Loi sur l'exécution réciproque d'ordonnances alimentaires.
- Les instances en matière d'interprétation ou d'exécution de contrats de mariage ou d'accords de cohabitation, de séparation ou de paternité.
- Les instances en redressement sous forme de fiducie induite des faits ou de fiducie au profit éventuel de son auteur, ou d'indemnité pour enrichissement sans cause entre des personnes qui ont cohabité.
- Les instances en matière d'exécution d'ordonnances alimentaires.

Règles de procédure civile

(2) Les Règles de procédure civile s'appliquent également aux instances auxquelles s'appliquent les présentes règles. Toutefois, ces dernières l'emportent en cas d'incompatibilité.

Délais

(3) Les délais prescrits par les présentes règles ou par les Règles de procédure civile ne peuvent être prorogés que sur ordonnance du juge responsable de la gestion de la cause.

Présentation des documents

(4) Les formules prescrites par les présentes règles, ainsi que les avis et ordonnances visés aux présentes règles, peuvent être à simple interligne et porter l'intitulé abrégé de l'instance. Il n'est pas nécessaire qu'ils comportent de feuille arrière.

Avis du greffier

(5) Les avis qu'envoie le greffier aux termes des présentes règles peuvent être imprimés sur du papier de couleur.

OBJET

1.02 Les présentes règles ont pour objet de mettre sur pied un système de gestion des causes qui réduise les frais et les retards inutiles dans les poursuites en droit de la famille, qui favorise les transactions rapides et équitables et qui assure d'une façon expéditive la résolution équitable des instances tout en allouant suffisamment de temps pour leur déroulement.

DÉFINITIONS

- 1.03 Les définitions qui suivent s'appliquent aux présentes règles.
- «défense» S'entend notamment d'une défense à la requête en divorce. («defence»)
- «document introductif» S'entend d'un avis de requête, d'une requête en divorce, d'une déclaration, d'un avis d'action, d'une demande reconventionnelle, d'une demande de l'intimé, d'une requête reconventionnelle en divorce, d'une demande entre défendeurs, d'une mise en cause ou d'une mise en cause subséquente. («originating document»)

«intimé» S'entend en outre d'un défendeur. («respondent»)

- «juge responsable de la gestion de la cause» Le juge qui est affecté à la gestion d'une instance aux termes des présentes règles. («case management judge»)
- «requérant» S'entend en outre de l'auteur d'une requête en divorce, d'un demandeur, d'un intimé qui présente une demande et d'un défendeur qui présente une demande reconventionnelle, une demande entre défendeurs ou une mise en cause ou mise en cause subséquente. («applicant»)

SILENCE DES RÈGLES

1.04 En cas de silence des présentes règles, la pratique applicable est déterminée par analogie avec celles-ci.

RÈGLE 2 — PROCÉDURE GÉNÉRALE

INTRODUCTION DE L'INSTANCE

Exposé informatif de cause

2.01 (1) Le requérant dépose, en double exemplaire, un exposé informatif de cause (formule 1) au moment de déposer un document introductif.

Exposé obligatoire

(2) Le greffier n'autorise pas le dépôt d'un document introductif sans exposé informatif de cause.

AFFECTATION D'INSTANCES AU SYSTÈME DE GESTION DES CAUSES

Fonction du greffier

2.02 (1) Le greffier affecte toutes les instances au système de gestion des causes.

Avertissement

(2) Lors de la délivrance ou du dépôt d'un document introductif, le greffier y joint un avertissement indiquant que l'instance sera assujettie au système de gestion des causes du tribunal et il en donne une copie au requérant aux fins de signification à chaque intimé.

CALENDRIER

Établissement du calendrier par le greffier

2.03 (1) Dès qu'une instance est introduite, le greffier donne au requérant un calendrier indiquant que l'instance est inscrite pour instruction dans un délai de 230 jours.

Copie donnée au client

(2) Le procureur du requérant donne sans délai une copie du calendrier à son client.

Signification

(3) L'exposé informatif de cause, le calendrier, l'avertissement et le document introductif sont signifiés ensemble.

NON-RESPECT DU CALENDRIER

Pouvoirs du greffier

- 2.04 (1) Si une partie ne respecte pas le calendrier, le greffier signifie aux parties un avis indiquant que l'instance sera rejetée sans autre forme d'avis à moins que, dans les 30 jours suivant la signification de l'avis, une partie ne prenne l'une des mesures suivantes:
 - a) elle inscrit l'instance pour instruction;
 - b) elle dépose le procès-verbal d'une transaction;
 - c) elle demande une conférence relative à la cause.

Rejet après 30 jours

(2) Si aucune partie ne prend l'une des mesures visées à l'alinéa (1) a), b) ou c) dans les 30 jours suivant la signification de l'avis, le greffier rejette l'instance avec dépens.

Signification de l'ordonnance de rejet par le greffier

(3) Le greffier signifie par la poste l'ordonnance aux parties, et le procureur d'une partie en remet immédiatement une copie à son client et dépose immédiatement une preuve à cet effet.

CONTESTATION DE L'INSTANCE

Exposé informatif de cause joint à la défense

2.05 (1) L'intimé signifie et dépose un exposé informatif de cause (formule 1) avec sa défense.

Refus d'accepter la défense

(2) Le greffier n'autorise pas le dépôt d'une défense sans exposé informatif de cause.

RÉUNION OU INSTRUCTION SIMULTANÉE D'INSTANCES CONNEXES

Réunion

2.06 (1) Si le tribunal ordonne, en vertu des Règles de procédure civile, qu'une instance à laquelle s'appliquent les présentes règles soit réunie à une instance à laquelle ces règles ne s'appliqueraient pas par ailleurs, les présentes règles s'appliquent à l'instance issue de la réunion.

Instruction simultanée

(2) Si le tribunal ordonne, en vertu des Règles de procédure civile, qu'une instance à laquelle s'appliquent les présentes règles soit instruite en même temps qu'une instance à laquelle ces règles ne s'appliqueraient pas par ailleurs ou immédiatement avant ou après celle-ci, le juge responsable de la gestion de la cause peut ordonner l'application des présentes règles à l'autre instance.

Signification des documents relatifs à la gestion de la cause

(3) Si une instance est assujettie aux présentes règles aux termes du paragraphe (1) ou (2), le requérant dans l'instance assujettie dès le début aux présentes règles signifie sans délai les exposés informatifs de cause, le calendrier et l'avertissement à chacune des parties à l'autre instance qui n'est pas également partie à l'instance assujettie dès le début aux présentes règles.

RÈGLE 3 — JUGE RESPONSABLE DE LA GESTION DE LA CAUSE ET CONFÉRENCE RELATIVE À LA CAUSE

JUGE RESPONSABLE DE LA GESTION DE LA CAUSE

Affectation

- 3.01 (1) Un juge responsable de la gestion de la cause est affecté à une instance la première fois que l'un des actes suivants est accompli :
 - Une partie présente une motion sur préavis à une autre partie et confirme, conformément au paragraphe (6), que la motion sera débattue.
 - 2. Une partie demande une conférence relative à la cause.

Fonctions

(2) Le juge responsable de la gestion de la cause connaît de toutes les questions qui sont soulevées dans le cadre de l'instance avant l'audience, y compris les motions, les conférences relatives à la cause et les conférences préparatoires au procès.

Substitution

(3) Un juge responsable de la gestion de la cause peut, en tout temps, être affecté à l'instance à titre de suppléant.

Procédure informelle relative aux motions

- (4) Une motion peut être présentée au juge responsable de la gestion de la cause, suivant les besoins pratiques de la situation :
 - a) avec ou sans documents à l'appui ou dossier de motion;
 - b) en personne, par conférence téléphonique, par appel téléphonique, par transmission téléphonique ou par écrit;
 - c) à huis clos, si le juge responsable de la gestion de la cause est d'avis qu'il est peu pratique de procéder à l'audition de la motion en public.

Motion sans documents à l'appui

- (5) Lorsqu'une motion est présentée sans documents à l'appui ou sans dossier de motion :
 - a) une formule de motion relative à la gestion de la cause (formule 2) signée par le procureur de l'auteur de la motion est

- présentée au juge responsable de la gestion de la cause avant l'audition de la motion:
- b) une formule de motion relative à la gestion de la cause signée par le procureur de la partie intimée peut être présentée au juge responsable de la gestion de la cause avant l'audition de la motion;
- c) le juge responsable de la gestion de la cause consigne sur la formule la décision rendue à l'égard de la motion;
- d) le greffier envoie aux parties une copie de la décision rendue à l'égard de la motion, à moins que le juge responsable de la gestion de la cause ne précise que l'envoi d'une telle copie n'est pas nécessaire;
- e) il n'est pas nécessaire que soit rédigée, signée ou inscrite une ordonnance officielle, sauf directive contraire du juge responsable de la gestion de la cause.

Confirmation de la motion

(6) La partie qui présente une motion sur préavis à une autre partie confirme au greffier que la motion sera débattue, en déposant une confirmation (formule 3) au plus tard à 14 heures deux jours avant la date de l'audition de la motion.

Effet de la non-confirmation

(7) Si aucune confirmation n'est déposée, contrairement à ce qu'exige le paragraphe (6), l'audition de la motion n'a pas lieu, sauf si un juge l'ordonne.

Pouvoirs discrétionnaires

(8) Le juge responsable de la gestion de la cause peut, de son propre chef, exiger la tenue d'une audience, d'une conférence relative à la cause ou d'une conférence téléphonique pour traiter de toute question soulevée relativement à la gestion de la cause, y compris tout défaut de se conformer aux présentes règles ou aux Règles de procédure civile.

Pouvoirs de caractère général

- (9) Le juge responsable de la gestion de la cause peut :
- a) proroger ou abréger tout délai prescrit par une ordonnance, par les présentes règles ou par les Règles de procédure civile;
- b) reporter une conférence relative à la cause;
- c) déléguer son autorité à un autre juge;
- d) annuler toute ordonnance rendue par le greffier en vertu des présentes règles;
- e) ordonner des renvois en vertu des Règles de procédure civile;
- f) rendre les ordonnances, imposer les conditions et donner les directives nécessaires pour réaliser l'objet des présentes règles.

Motion en autorisation d'interjeter appel

(10) Malgré le paragraphe (2), une motion en autorisation d'interjeter appel d'une ordonnance du juge responsable de la gestion de la cause est présentée à un autre juge.

Instance

(11) Le juge responsable de la gestion de la cause ne préside pas l'audition de l'instance.

CONFÉRENCE RELATIVE À LA CAUSE

Fixation d'une date sur demande

3.02 (1) Le greffier fixe une date pour la tenue d'une conférence relative à la cause à la demande d'une partie.

Avis et confirmation

- (2) Lorsqu'une date pour la tenue d'une conférence relative à la cause est fixée à la demande d'une partie; la partie :
 - a) d'une part, signifie immédiatement un avis de conférence relative à la cause (formule 4) à chacune des autres parties;
 - b) d'autre part, confirme au greffier la tenue de la conférence en déposant, au plus tard à 14 heures deux jours avant la date fixée, une confirmation (formule 3), à défaut de quoi le greffier annule la conférence.

Mémoire relatif à la cause

(3) Chaque partie signifie un mémoire relatif à la cause et le dépose, avec une preuve de sa signification, au plus tard deux jours avant une conférence relative à la cause, sauf si le juge responsable de la gestion de la cause ordonne qu'il n'est pas nécessaire que la partie dépose un tel mémoire.

Fonctions du juge

- (4) Lors de la conférence, le juge responsable de la gestion de la cause :
 - a) détermine les questions qui sont en litige et note celles qui sont contestées et celles qui ne le sont pas;
 - b) envisage des moyens de résoudre les questions en litige qui sont contestées (notamment des modes de règlement parallèle des différends);
 - c) obtient, si possible, l'accord des parties sur un calendrier précis du déroulement de l'instance, qui respecte le délai de 230 jours dans lequel l'instance doit être inscrite pour instruction;
 - d) examine et, s'il y a lieu, modifie le calendrier de l'instance;
 - e) fixe la date de la prochaine comparution devant le tribunal, sauf si l'instance est réglée à la conférence;
 - f) rédige le procès-verbal des questions en litige non réglées.

Présence des parties requise sur ordre du juge

(5) Les parties assistent en personne à la conférence si le juge responsable de la gestion de la cause l'ordonne ainsi.

Avocats

(6) Les avocats qui assistent à la conférence sont ceux qui se présenteront à l'audience, ont l'autorité voulue pour traiter des questions visées au paragraphe (4) et connaissent à fond les faits et les questions de droit.

Pouvoirs du juge

- (7) Lors de la conférence, le juge responsable de la gestion de la cause peut, s'il y a lieu:
 - a) rendre des ordonnances relatives à la procédure;
 - b) rendre des ordonnances accordant des mesures de redressement provisoires;
 - c) si les parties y consentent, soumettre toute question en litige au mode de règlement parallèle des différends;
 - d) convoquer une conférence préparatoire au procès;
 - e) tenir une audience;
 - f) donner des directives.

Conférences relatives à la cause subséquentes

(8) Le juge responsable de la gestion de la cause peut, de son propre chef ou à la demande d'une partie, convoquer d'autres conférences relatives à la cause.

Calendrier modificatif

(9) Toute partie qui désire modifier le calendrier de l'instance lors d'une conférence relative à la cause avise les autres parties de la modification proposée et de la raison de celle-ci avant de demander la tenue de la conférence. Si les autres parties consentent à la modification proposée, une attestation de leur consentement est déposée.

RÈGLE 4 — ÉTAPES ANTÉRIEURES À L'AUDIENCE CONFÉRENCE PRÉPARATOIRE AU PROCÈS

Inscription au rôle d'une action

4.01 (1) Les avocats prennent, avec le greffier, dans les 30 jours suivant l'inscription d'une action au rôle, des dispositions pour la tenue d'une conférence préparatoire au procès, à défaut de quoi le greffier en fixe la date et la conférence a lieu à cette date, sauf ordonnance contraire du juge responsable de la gestion de la cause.

Mémoire relatif à la cause

(2) Le requérant, ou toute autre partie désignée par une directive du juge responsable de la gestion de la cause ou par accord des parties, signifie et dépose, avec une preuve de la signification, un mémoire relatif à la cause et un dossier d'audience (qui renferme tous les actes de procédure, les états financiers et les états des biens familiaux nets, ainsi que tous les autres documents que la partie estime nécessaires à la conférence préparatoire au procès), au plus tard 10 jours avant la conférence.

Remise d'un mémoire relatif à la cause par d'autres parties

(3) Chacune des autres parties signifie et dépose, avec une preuve de la signification, un mémoire relatif à la cause qui renferme tout autre document qu'elle estime nécessaire à la conférence préparatoire au procès, au plus tard cinq jours avant la conférence.

Rapports d'experts

(4) Le mémoire relatif à la cause d'une partie renferme également une copie de tous les rapports d'experts devant être utilisés à l'audience et, dans le cas d'un expert qui n'a pas encore fourni de rapport, un résumé du témoignage que l'expert est supposé présenter à l'audience.

Non-communication des rapports

(5) Le rapport d'expert qui n'a pas été signifié ou à l'égard duquel un résumé de témoignage n'a pas été fourni lors de la conférence préparatoire au procès ne peut être présenté à l'audience qu'avec l'autorisation du juge qui la préside et aux conditions que ce dernier estime appropriées. Le juge autorise la présentation du rapport, sauf s'il en résultera un préjudice ne pouvant être compensé par des dépens ou par un ajournement.

Confirmation de la conférence

(6) Les parties confirment au greffier que la conférence préparatoire au procès aura lieu, en déposant conjointement une confirmation (formule 3) au plus tard à 14 heures deux jours avant la date fixée, à défaut de quoi le greffier annule la conférence.

PRÉPARATION À L'AUDIENCE

Clôture de l'enquête préalable avant la conférence préparatoire au procès

4.02 (1) Toutes les formes d'enquête préalable et de divulgation de renseignements avant l'audience qu'exigent ou que permettent les Règles de procédure civile doivent prendre fin avant la conférence

préparatoire au procès. Une partie ne peut exiger d'autre enquête préalable ni d'autre divulgation de renseignements sans ordonnance.

Présentation de motions sur autorisation seulement

(2) Après la tenue d'une conférence préparatoire au procès, aucune motion ne peut être présentée sans l'autorisation du juge responsable de la gestion de la cause.

RÈGLE 5 — COMITÉ CONSULTATIF DE GESTION DES CAUSES EN DROIT DE LA FAMILLE

COMITÉ CONSULTATIF DE GESTION DES CAUSES EN DROIT DE LA FAMILLE

Constitution

5.01 (1) Est constitué un comité consultatif appelé Comité consultatif de gestion des causes en droit de la famille de la Cour supérieure de justice à Toronto qui est chargé de surveiller l'application des présentes règles et de recommander aux autorités compétentes, notamment au Comité des règles en matière de droit de la famille, les modifications à apporter aux politiques et aux marches à suivre en vue de faciliter la gestion des causes.

Composition

- (2) Le comité consultatif se compose des membres suivants :
- a) deux juges de la Cour supérieure de justice choisis par le juge principal régional de la Cour pour la région de Toronto;

- b) deux personnes choisies par la société appelée Advocates' Society;
- c) deux personnes choisies par l'Association du Barreau canadien
 Ontario;
- d) deux personnes choisies par l'association appelée County of York Law Association;
- e) deux personnes travaillant dans le domaine de l'administration des tribunaux choisies par le directeur régional de l'administration des tribunaux affecté à la région de Toronto.

RÈGLE 6 — TITRE ABRÉGÉ

TITRE ABRÉGÉ

6.01 Le titre abrégé des présentes règles est Règles de gestion des causes en droit de la famille pour la Cour supérieure de justice à Toronto.

ENTRÉE EN VIGUEUR

6.02 Les présentes règles entrent en vigueur le 31 décembre 2000.

ABROGATION

- 6.03 (1) Les présentes règles sont abrogées le 31 décembre 2001.
- (2) Le Règlement de l'Ontario 704/91 est abrogé le 31 décembre 2000.

Formule 1

Loi sur les tribunaux judiciaires

ONTARIO			
COUR SUPÉRIEURE DE JUSTICE			
DROIT DE LA FAMILLE, TORONTO			

N° de dossier de la cour		
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INTITULÉ ABRÉGÉ DE LA CAUSE

et

EXPOSÉ INFORMATIF DE CAUSE

Loi sur le divorce divorce aliments à l'égard des [] garde des enfants fiducie induite des faits/au profit enfants éventuel de son auteur aliments à l'égard des aliments à l'égard du [] droit de visite partage/vente enfants conjoint aliments à l'égard du [] égalisation des biens annulation:.... [] déclaration de paternité conjoint garde des enfants [] possession exclusive [] autre objet – préciser : [] autre objet – préciser : accès auprès des enfants ordonnance de ne pas autre objet - préciser : autre objet – préciser :

PERSONNE (QUI DÉPOSE LA PRÉSEN	TE FORMULE :			
[] Non mari			·	-	on:
	depuis :				on:
Date de naissar	nce:		N° d'assurance sociale	e:	
Employeur – n adresse et n° de téléphone	om,				
CONJOINT					
Date de naissa	nce:		N° d'assurance sociale	e:	
Employeur – n adresse et n° de téléphone	om,				
ENFANTS	Nom et date de naissance :		Nom et date de r	naissaı	nce:
de téléphone e	t de télécopieur.) at et de son cabinet :				onne, son domicile élu et ses numéros
N° de téléphon	e:	N° de télécopieur :		Date	91
		F	Formule 2		
		Loi sur les i	ribunaux judiciaires		
	ONTARIO RIEURE DE JUSTICE A FAMILLE, TORONTO		N° de dossier de la co	our :	
INTITULÉ A	BRÉGÉ DE LA CAUSE	et			
	FORMU	LE DE MOTION RELA EN DROIT	ATIVE À LA GESTIC DE LA FAMILLE	ON DI	E LA CAUSE
	DE	EVANT LE JUGE		(s'il y	a lieu)
		DATE DE L'AUDITIO	N:		
[] le requér	TE FORMULE EST DÉPOS ant/l'auteur d'une requête en e demandeur	SÉE PAR : [] le défen	deur/l'intimé		une autre personne – préciser de quelle partie il s'agit et en donner le nom :

MOTION PRESENTEE: [] en vue d'obtenir une ordonnance sur consentement/un juge-	[] sur préavis à toutes les personnes – absence de contestation			
ment sur consentement [] sur préavis à toutes les personnes – contestation prévue	[] sans préavis			
	() sans present			
ORDONNANCE DEMANDÉE : (Annexer une feuille au besoin	; ne pas modifier la présente formule.)			
LOI(S) ET RÈGLE(S) INVOQUÉE(S): (titre et article de la lo	i, n° de la règle)			
MODE DE TENUE DE L'AUDIENCE :				
[] par écrit seulement [] en personne	[] conférence téléphonique*			
* La date et l'heure de la conférence téléphonique doivent être fix	ées à l'avance avec le Bureau du droit de la famille.			
DOCUMENTS SERVANT DE PIÈCES À L'APPUI :				
 le dossier cumulatif des motions, voir onglets les documents annexés voir la liste annexée (préciser les affidavits; s'il s'agit de transcription de la liste annexée (préciser les affidavits; s'il s'agit de transcription de la liste annexée (préciser les affidavits; s'il s'agit de transcription de la liste annexée (préciser les affidavits; s'il s'agit de transcription de la liste annexée (préciser les affidavits) 				
AVOCAT DE LA PRÉSENTE PERSONNE (En l'absence d'avocat, donner le nom de la personne, son domicile élu et ses numéros de téléphone et de télécopieur.)	AVOCAT DE L'AUTRE PERSONNE :			
Nom de l'avocat et de son cabinet : ou de la présente personne :	Nom de l'avocat et de son cabinet : ou de la personne :			
N° de téléphone et n° de télécopieur :	N° de téléphone et n° de télécopieur :			
Fait le:				
ONTARIO COUR SUPÉRIEURE DE JUSTICE DROIT DE LA FAMILLE, TORONTO	N° de dossier de la cour :			
INTITULÉ ABRÉGÉ DE LA CAUSE	et			
FORMULE DE MOTION RE EN DROIT DI	LATIVE À LA GESTION DE LA CAUSE E LA FAMILLE Page 2			
DÉCISION DU JUGE RESPONSABLE DE LA GESTION DE [] Voir la feuille sur les questions en litige [] Ordonnances suivantes :	LA CAUSE			
DATE DE LA PROCHAINE COMPARUTION :				
PROCHAINE COMPARUTION PAR CONFÉRENCE TÉLÉPHO	NIQUE [Oui] [Non]			
DOSSIER CUMULATIF DES MOTIONS EXIGÉ	[Oui] [Non]			
MÉMOIRE RELATIF À LA CAUSE EXIGÉ	[Oui] [Non]			
PRÉSENCE DES CLIENTS	[Oui] [Non]			
ESTIMATION DE LA DURÉE DE LA PROCHAINE COMPARU				

[][Jne ordonn	nance officielle n'est pas requise	[] Une ordonnance officielle est préparée par	
	Envoi par le greffier d'une copie de cette page aux parties		[] Aucun envoi de copie de la décision aux parties	
[] [Jne ordonn	nance de retenue des aliments doit être rendue		
East la		Nom du juge:	Signature du	
ran ie	:	juge	juge :	
À l'us	age du grej	ffe seulement :		
Destin	nataire:		Destinataire :	
Nom o	du cabinet :	:	Nom du cabinet :	
Nº de	télécopieur	r:	N° de télécopieur :	
			Formule 3	
		I ai auu I	es tribunaux judiciaires	
	R SUPÉRI	ONTARIO EURE DE JUSTICE	N° de dossier de la cour :	
		FAMILLE, TORONTO		
	Ü		et	
	<i>a lieu :)</i> r de la mot	ion :	Partie intimée :	
Je sou LE CA		, A	VOCAT DE, O	CONFIRME, SELON
[]	QUE J'	'AI DISCUTÉ AVEC,	AVOCAT DE LA PARTIE ADVERSE, DES QUESTION	IS MENTIONNÉES
OU	CI-DES	SSOUS ET JE CONFIRME CE QUI SUIT :		
[]			N DE L'AVOCAT DE LA PARTIE ADVERSE PARCE (
	(A)	LA MOTION/CONFÉRENCE SERA ENTEN COMME PRÉVU.	NDUE/AURA LIEU LE	
	(B)	LA MOTION SERA ENTENDUE SELON L	E MODE SUIVANT :	
		ARGUMENTATION SUR TOUTES I	LES QUESTIONS EN LITIGE	
		☐ ARGUMENTATION SUR LES QUES	TIONS EN LITIGE INDIQUÉES AU POINT (C) CI-DES	SSOUS
		ORDONNANCE RENDUE SUR CON	ISENTEMENT	
		☐ AJOURNEMENT. SUR CONSENTEM	MENT, DU AU	
			FORMÉE PAR	
	(C)			
	(C)	L'ARGUMENTATION PORTERA SUR LES QUESTIONS EN LITIGE SUIVANTES :		
	(D)	LE JUGE DEVRAIT LIRE LES DOSSIERS DE MOTIONS SUIVANTS :		
	(E)	ESTIMAȚION DE	+	
		LA DURÉE : (auteur de la mo	•	(total)
	(F)	LE/LA JUGE	EST AFFECTÉ(E) À LA PRÉSENTE AFFA	AIRE.

53/00

(Date et heure)	(Nom de l'avocat – en lettres moulées)
DESTINATAIRE : BUREAU DU DROIT DE LA FAMILLE	
TÉLÉCOPIEUR : 327-6137	(Signature de l'avocat)
(Confirmations seulement – aucun dépôt de documents ne sera accepté.)	a (N° de téléphone)
	(N° de télécopieur) (Feuille de transmission non nécessaire)
	Formule 4
	ur les tribunaux judiciaires
ONTARIO COUR SUPÉRIEURE DE JUSTICE DROIT DE LA FAMILLE, TORONTO	N° de dossier de la cour :
INTITULÉ ABRÉGÉ DE LA CAUSE	
AVIS DE CONFI	ÉRENCE RELATIVE À LA CAUSE
DESTINATAIRE : (nom de la partie ou de son avocat)	
À la demande [] du juge responsable de la gestion de [] de l'auteur de la requête en divorce/d de l'intimé/du défendeur,	e la cause du demandeur/du requérant
votre présence à une conférence relative à la cause qui aura lieu (date et heure)	afin qu'il soit traité des questions suivantes :
DONNÉES DE FAIT À L'INTENTION D (à ren	OU JUGE RESPONSABLE DE LA GESTION DE LA CAUSE mplir par tous les avocats)
AVOCAT QUI A REMPLI LA PRÉSENTE FORMULE : (nom et adresse)	Vorce/demandeur/requérant
RENSEIGNEMENTS CONCERNANT LA RELATION :	
Date du mariage ou du début de la cohabitation : Date	de la séparation : Enfants : (nom, date de naissa
QUESTION NON RÉGLÉES :	
ÉTAT DE L'INSTANCE :	
L'enquête préalable est-elle terminée?	L'échange de documents est-il terminé?
	on de la cause pour instruction?
(Annexer les états financiers et les états des biens familiaux nets	s pertinents en vue de la conférence relative à la cause.)

ONTARIO REGULATION 656/00

made under the

LAW SOCIETY ACT

Made: November 7, 2000 Approved December 13, 2000 Filed: December 15, 2000

Amending Reg. 708 of R.R.O. 1990 (County and District Law Associations)

Note: Regulation 708 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

- 1. Section 24 of Regulation 708 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:
 - 24. In this section and in section 25,
- "association" means a county or district law association; ("association")
- "county" includes a union of counties and a territorial district; ("comté")
- "trustees", where an association is incorporated, means the directors of the corporation. ("administrateurs")
 - 2. Subsection 25 (3) of the Regulation is amended,
 - (a) by striking out "Chief Librarian" wherever it appears and substituting in each case "Secretary"; and
 - (b) by striking out "and, in either case, proof of the condition of its funds and that proper accommodation has been provided for its library, together with an undertaking that the association has knowledge of and will comply with the regulations applicable to county law libraries and with such other particulars as are required by the Committee" at the end.
 - 3. Sections 26 to 35 of the Regulation are revoked.

LAW SOCIETY OF UPPER CANADA:

ROBERT ARMSTRONG
Treasurer

RICHARD TINSLEY

Secretary

RÈGLEMENT DE L'ONTARIO 656/00

pris en application de la

LOI SUR LE BARREAU

pris le 7 novembre 2000 approuvé le 13 décembre 2000 déposé le 15 décembre 2000

modifiant le Règl. 708 des R.R.O. de 1990 (Associations d'avocats de comté et de district)

Remarque: Le Règlement 708 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements publiée dans la Gazette de l'Ontario du 22 jan-

vier 2000.

- 1. L'article 24 du Règlement 708 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :
- 24. Les définitions qui suivent s'appliquent au présent article et à l'article 25.
- «administrateurs» Les administrateurs d'une association constituée en personne morale. («trustees»)
- «association» Association d'avocats d'un comté ou d'un district. («association»)
- «comté» S'entend en outre de comtés unis et d'un district territorial. («county»)
 - 2. Le paragraphe 25 (3) du Règlement est modifié :
 - a) par substitution de «secrétaire» à «bibliothécaire en chef»;
 - b) par suppression de «Dans l'un et l'autre cas, l'association envoie également des preuves de sa situation financière ainsi que de l'aménagement de locaux convenables pour sa bibliothèque, accompagnées d'une déclaration portant qu'elle a pris connaissance des règlements applicables aux bibliothèques de droit de comté et d'un engagement à se conformer à ces règlements ainsi qu'aux autres exigences du Comité.» à la fin du paragraphe.
 - 3. Les articles 26 à 35 du Règlement sont abrogés.

BARREAU DU HAUT-CANADA:

ROBERT ARMSTRONG
Trésorier

RICHARD TINSLEY
Secrétaire

Fait le 7 novembre 2000.

Dated on November 7, 2000.

53/00

ONTARIO REGULATION 657/00

made under the

PROFESSIONAL ENGINEERS ACT

Made: October 26, 2000 Approved: December 13, 2000 Filed: December 15, 2000

Amending Reg. 941 of R.R.O. 1990 (General)

Note: Regulation 941 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

1. (1) Subsection 72 (1) of Regulation 941 of the Revised Regulations of Ontario, 1990 is amended by adding the following definition:

"harassment" means engaging in a course of vexatious comment or conduct that is known or ought reasonably to be known as unwelcome and that might reasonably be regarded as interfering in a professional engineering relationship;

- (2) The definition of "professional misconduct" in subsection 72 (2) of the Regulation is amended by adding the following clause:
 - (n) harassment.

COUNCIL OF THE ASSOCIATION OF PROFESSIONAL ENGINEERS OF ONTARIO:

PETA M. DEVITO

President

ROGER F. BARKER Registrar

Dated on October 26, 2000.

53/00

ONTARIO REGULATION 658/00

made under the

PROVINCIAL OFFENCES ACT

Made: December 13, 2000 Filed: December 15, 2000

Amending Reg. 949 of R.R.O. 1990 (Parking Infractions)

Note: Since the end of 1999, Regulation 949 has been amended by Ontario Regulation 344/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

1. On January 26, 2001, the Table to section 13 of Regulation 949 of the Revised Regulations of Ontario, 1990 is amended by adding the following:

Grimsby Port Colborne 2. On January 26, 2001, the Table to section 16 of the Regulation is amended by adding the following:

Town of Grimsby City of Port Colborne

53/00

ONTARIO REGULATION 659/00

made under the

WINE CONTENT AND LABELLING ACT, 2000

Made: December 13, 2000 Filed: December 15, 2000

CONTENT AND LABELLING OF WINE

1. In this Regulation,

"domestic" means originating in Canada;

"fortified wine" means wine having an alcohol content of more than 14.9 per cent but less than 20 per cent by volume that is made by adding to wine or grape product in fermentation brandy or fruit spirit, or alcohol derived from alcoholic fermentation of a food source that is distilled to not less than 94 per cent alcohol by volume:

"imported" means originating outside Canada;

"light wine" means wine having an alcohol content of more than 6.5 per cent but less than 8.5 per cent by volume;

"year" means the 12-month period from September 1 to August 31.

- 2. (1) A winery that uses imported grapes or grape product in the manufacture of wine shall do so in combination with grapes grown in Ontario or grape product produced from such grapes.
- (2) A wine that is manufactured by combining grapes grown in Ontario, grape product produced from such grapes, other domestic grapes or grape product with imported grapes or grape product, shall consist of no less than 30 per cent grapes grown in Ontario or grape product produced from such grapes to which no water has been added at any time.
- (3) If a winery meets or exceeds the minimum requirements set out in subsection (2), the winery may add water to the grapes from which the balance of the wine is derived as long as the volume of the balance of the wine as measured on November 30 in the year the wine is manufactured is no more than 902 litres per one tonne of grapes.
- (4) No labrusca grapes or grape product derived from such grapes shall be used in the manufacture of wine except for light wine and fortified wine.
- (5) Despite subsection (2), a winery may sell and the Liquor Control Board of Ontario may purchase and sell wines processed, blended, finished or packaged before January 1, 2001 that consist of no less than 25 per cent grapes grown in Ontario or grape product produced from such grapes.
- 3. (1) A winery that uses imported grapes or grape product in the manufacture of wine shall make, keep and immediately submit to the Alcohol and Gaming Commission of Ontario upon request,
 - (a) a record of the quantity of grapes grown in Ontario, grape product produced from such grapes, other domestic grapes and grape product from such domestic grapes acquired by the winery and the times of acquisition;

- (b) a copy of each order that the winery has placed for imported grapes or grape product, along with the customs declaration and bill of lading relating to the order;
- (c) tank records and racking orders for all brands of wine that set out a complete processing record up to and including packaging; and
- (d) transfer records that describe the movement of bulk or cased wine between wineries, including dates and details of varieties and quantities.
- (2) If a winery does not use racking orders, it may submit a day book that indicates the quantities of wine processed and bottled instead of the tank records and racking orders.
- (3) The records referred to in subsections (1) and (2) shall be kept for two years after being made.
- 4. Regulation 1099 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 384/91 and 67/94 are revoked.
 - 5. This Regulation comes into force on January 1, 2001.

53/00

ONTARIO REGULATION 660/00 made under the

PUBLIC SECTOR LABOUR RELATIONS TRANSITION ACT, 1997

Made: December 13, 2000 Filed: December 15, 2000

Amending O. Reg. 458/97 (Application of the Act)

Note: Ontario Regulation 458/97 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

1. Ontario Regulation 458/97 is amended by adding the following sections:

AGENCIES IN THE UNITED COUNTIES OF PRESCOTT-RUSSELL

- 4. (1) The Act applies upon the occurrence of the following events:
 - The dissolution of The Prescott-Russell Association for Community Living and the assumption of its powers, authority and responsibilities by the successor employer.
 - The dissolution of Centre de services familiaux de Prescott et Russell and the assumption of its powers, authority and responsibilities by the successor employer.
- (2) For the purposes of the Act, for the events described in subsection (1),
 - (a) the predecessor employers are The Prescott-Russell Association for Community Living and Centre de services familiaux de Prescott et Russell:
 - (b) the successor employer is Children's Aid Society of Prescott-Russell/Société de l'aide à l'enfance de Prescott-Russell; and
 - (c) the changeover date is January 1, 2001.
- 5. (1) The Act applies, in the circumstances described in subsection (2) and to the class of persons described in subsection (3), on the

transfer of programs from Services communautaires de Prescott-Russell and Groupe action pour l'enfant, la famille et la communauté — Action Group for Child, Family and Community de Prescott-Russell to Children's Aid Society of Prescott-Russell/Société de l'aide à l'enfance de Prescott-Russell.

- (2) The circumstances in which the Act applies are that certain employees,
 - (a) were given written notice of termination by Services communautaires de Prescott-Russell or Groupe action pour l'enfant, la famille et la communauté — Action Group for Child, Family and Community de Prescott-Russell in or about October, 2000; and
 - (b) have accepted employment with the successor employer.
- (3) The class of persons mentioned in subsection (1) are the employees to whom clauses (2) (a) and (b) apply.
- (4) For the purposes of the Act, for the events described in subsection (1),
 - (a) the predecessor employers are Services communautaires de Prescott-Russell and Groupe action pour l'enfant, la famille et la communauté — Action Group for Child, Family and Community de Prescott-Russell;
 - (b) the successor employer is Children's Aid Society of Prescott-Russell/Société de l'aide à l'enfance de Prescott-Russell; and
 - (c) the changeover date is January 1, 2001.

RÈGLEMENT DE L'ONTARIO 660/00

pris en application de la

LOI DE 1997 SUR LES RELATIONS DE TRAVAIL LIÉES À LA TRANSITION DANS LE SECTEUR PUBLIC

pris le 13 décembre 2000 déposé le 15 décembre 2000

modifiant le Règl. de l'Ont. 458/97 (Application de la Loi)

Remarque: Le Règlement de l'Ontario 458/97 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements publiée dans la Gazette de l'Ontario du 22 janvier 2000.

1. Le Règlement de l'Ontario 458/97 est modifié par adjonction des articles suivants :

ORGANISMES DANS LES COMTÉS UNIS DE PRESCOTT ET RUSSELL

- 4. (1) La Loi s'applique dès que se produit l'un ou l'autre des événements suivants :
 - La dissolution de l'association appelée The Prescott-Russell Association for Community Living et la prise en charge de ses pouvoirs et responsabilités par l'employeur qui succède.
 - La dissolution du Centre de services familiaux de Prescott et Russell et la prise en charge de ses pouvoirs et responsabilités par l'employeur qui succède.
- (2) Pour l'application de la Loi, dans le cas des événements visés au paragraphe (1) :
 - a) les employeurs précédents sont l'association appelée The Prescott-Russell Association for Community Living et le Centre de services familiaux de Prescott et Russell;

- b) l'employeur qui succède est la Children's Aid Society of Prescott-Russell/Société de l'aide à l'enfance de Prescott-Russell:
- c) la date du changement est le 1^{er} janvier 2001.
- 5. (1) La Loi s'applique, dans les circonstances énoncées au paragraphe (2) et à la catégorie de personnes visée au paragraphe (3), dès que les programmes des Services communautaires de Prescott-Russell et du Groupe action pour l'enfant, la famille et la communauté Action Group for Child, Family and Community de Prescott-Russell sont transférés à la Children's Aid Society of Prescott-Russell/Société de l'aide à l'enfance de Prescott-Russell.
- (2) Les circonstances dans lesquelles la Loi s'applique sont celles où certains employés :
 - a) ont reçu un préavis écrit de licenciement des Services communautaires de Prescott-Russell ou du Groupe action pour l'enfant, la famille et la communauté Action Group for Child, Family and Community de Prescott-Russell au mois d'octobre 2000 ou autour de ce mois;

- b) ont accepté un emploi auprès de l'employeur qui succède.
- (3) La catégorie de personnes visée au paragraphe (1) est constituée des employés à qui s'appliquent les alinéas (2) a) et b).
- (4) Pour l'application de la Loi, dans le cas des événements visés au paragraphe (1) :
 - a) les employeurs précédents sont les Services communautaires de Prescott-Russell et le Groupe action pour l'enfant, la famille et la communauté — Action Group for Child, Family and Community de Prescott-Russell;
 - b) l'employeur qui succède est la Children's Aid Society of Prescott-Russell/ Société de l'aide à l'enfance de Prescott-Russell;
 - c) la date du changement est le 1^{er} janvier 2001.

53/00

ONTARIO REGULATION 661/00

made under the

PROVINCIAL OFFENCES ACT

Made: December 13, 2000 Filed: December 15, 2000

Amending Reg. 950 of R.R.O. 1990 (Proceedings Commenced by Certificate of Offence)

Note: Since the end of 1999, Regulation 950 has been amended by Ontario Regulations 2/00, 162/00, 226/00, 308/00, 333/00, 377/00, 566/00 and 568/00. Previous amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 22, 2000.

1. Schedules 67, 67.1 and 67.2 to Regulation 950 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

Schedule 67

Occupational Health and Safety Act
(as it relates to Ontario Regulation 213/91)

ITEM	COLUMN 1	COLUMN 2
1.	Worker failing to work in compliance with subsection 26.1 (2) of Ontario Regulation 213/91 by not	
	being adequately protected by fall protection	clause 28 (1) (a)
2.	Worker failing to work in compliance with section 115 of Ontario Regulation 213/91 by using loose	
	object as workplace or as support for object	clause 28 (1) (a)
3.	Worker failing to work in compliance with section 116 of Ontario Regulation 213/91 by having or	. (-) (-)
	using stilts or leg extension devices on project	clause 28 (1) (a)
4.	Worker failing to work in compliance with subsection 191 (1) of Ontario Regulation 213/91 by using	
		clause 28 (1) (a)

Schedule 67.1

Ontario Regulation 213/91 under the Occupational Health and Safety Act

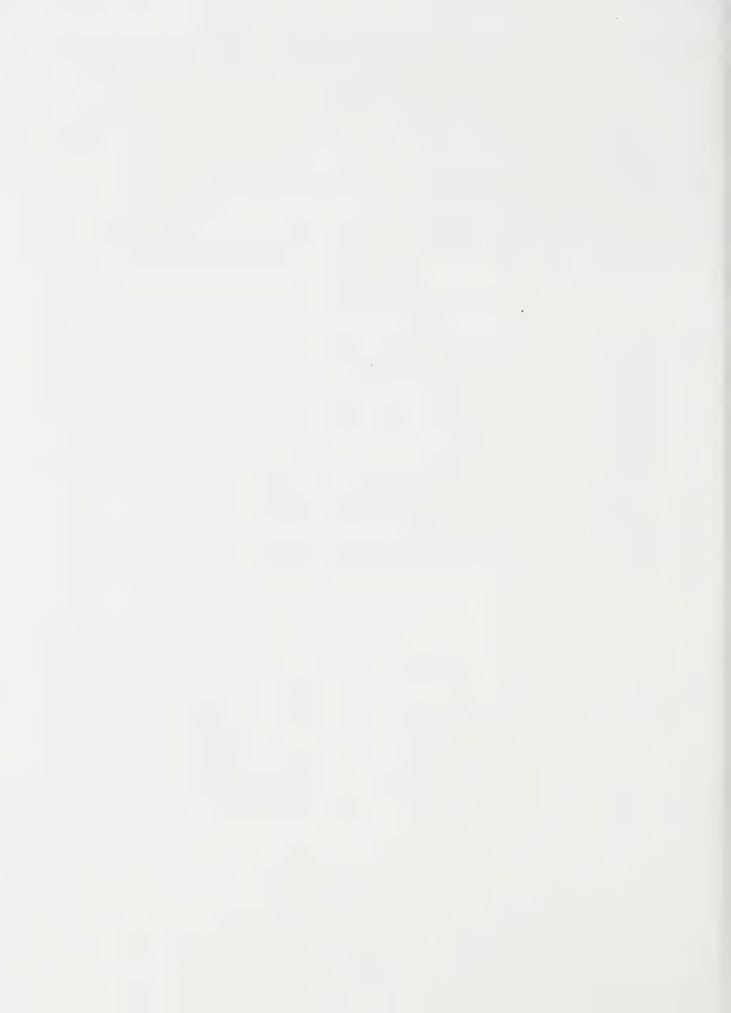
ITEM	COLUMN 1	COLUMN 2
1.	Worker failing to wear protective headwear	section 22
2.	Worker failing to wear protective footwear	section 23
3.	Worker failing to wear eye protection	section 24
4.	Worker failing to use provided protective respiratory equipment	subsection 46 (2)
5.	Worker who may be endangered by vehicular traffic failing to wear prescribed garment	section 69.1
6.	Operator leaving the controls of machine unattended	section 102
7.	Signaller failing to wear prescribed garment	subsections 106 (1.1)-(1.4)
8.	Worker failing to wear adequate personal protective equipment while using fastening tool	clause 117 (3) (a)
9.	Worker failing to wear adequate eye protection while using fastening tool	clause 117 (3) (b)
10.	Worker failing to wear full body harness connected to fall arrest system while on suspended equipment	subsection 141 (1)

Schedule 67.2

Ontario Regulation 629/94 under the Occupational Health and Safety Act

ITEM	COLUMN 1	COLUMN 2
1.	Failing to ensure the Ministry of Labour is given adequate notice of a diving operation	section 5
2.	Failing to have required documents available at the dive site	section 8
3.	Diving supervisor failing to be on site and in direct control of the diving operation	subsection 12 (2)
4.	Diving supervisor failing to ensure that an adequate number of standby divers are present and properly	
	positioned	clause 12 (4) (a)
5.	Diving supervisor failing to ensure that no standby diver dives except in an emergency	clause 12 (4) (g)
6.	Diver failing to have log book at dive site	clause 13 (1) (c)
7.	Diver failing to undergo medical examination	clause 13 (1) (d)
8.	Standby diver unlawfully diving where no emergency	clause 13 (9) (a)
9.	Standby diver unlawfully performing other duties	clause 13 (9) (b)
10.	Standby diver being inadequately dressed or equipped	clause 13 (9) (c)
11.	Failing to ensure adequacy of diving equipment and related materials	section 15
12.	Diving supervisor failing to ensure that an adequate lifeline is attached to each diver	section 18
13.	Failing to ensure adequate crew for S.C.U.B.A.	section 37
14.	Failing to ensure adequate crew for surface-supplied diving	section 39
15.	Failing to ensure water flow hazards are identified and adequately controlled	subsections 54 (2) and (3)
16.	Failing to ensure mechanisms hazardous to diving are identified and adequately locked-out	section 55

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